

(20) Candidates are informed that no travelling allowance is admissible in the event of their being summoned to Port St. George, at the time they may be, for the purpose of interviewing the Executive Committee.

(21) Detailed information regarding the aim and scope of the course of training, and the rules to be observed by students and guardians of students nominated to join the College are contained in the pamphlet entitled "Regulations for the Training of Cadets" issued before Military College, Dehra Dun."

Copies of the above Regulations, the "Regulations respecting admission to the Indian Military Academy, Dehra Dun," the "Regulations respecting entry of Indian graduates to the Indian Air Force through the Royal Air Force College, Cranwell," and the "Regulations respecting the recruitment, training rules of pay, etc., of commissioned officers of the Royal Indian Navy," mentioned in paragraph (7) above, may be had from the Manager of Publications, Civil Lines, Delhi, prices rupees 2, 4, 4 and 4, respectively.

ANNEXURE A.

Information regarding the medical examination of candidates for admission to the Prince of Wales's Royal Indian Military College, Dehra Dun.

1. The medical examination of candidates for admission to the Prince of Wales's Royal Indian Military College, Dehra Dun, should invariably be made by—

(a) The Officer Commanding a British or Indian Station Hospital, or Station (a),
(b) a Civil Surgeon.

2. A standard for height and chest measurements and physical development cannot be laid down, but the candidate should not be below the average for his age and race.

3. The standard of the minimum of acuteness of vision with which a candidate will be considered fit is—

Snellen opt.
Distant vision V = 4/5.
Near vision reads 0-6.

Worse opt.
Distant vision not below 2/60.
After correction with glasses not below 1/12.
Near vision reads 0-6.
Snellen's type should be used.

Each eye must have a full field of vision as tested by hand movements.

Scars or any marked condition of the skin or of the lid of either eye liable to the risk of aggravation or recurrence will cause the rejection of the candidate.

Each eye will be examined separately. The reading test will be required to read the test in ordinary daylight.

Test-tube to distinguish the principal colours will not be regarded as a cause for rejection, but the fact will be noted in the proceedings and the candidate will be informed.

No relaxation of the standard of vision will be allowed.

4. The following additional points will then be observed:—

- (a) That his hearing is good. (The ears should be examined externally with an auroscope.)
- (b) That his speech is without impediment.
- (c) That his teeth are in good order. The mouth here for (12) upper teeth is the upper jaw (intentionally opposed to the (10) lower teeth in the lower jaw. Two of these teeth in each jaw must be incisors. Well filled teeth will be considered as sound.
- (d) That his chest is well formed and that his lungs and heart are sound.
- (e) That he is not epileptic.
- (f) That he does not suffer in any undue degree from varicose or various types. A candidate who has been successfully operated on will be accepted.
- (g) That his limbs are well formed and developed.
- (h) That there is free and perfect motion of all the joints.

(i) That his feet and toes are well formed.

(j) That he does not suffer from any hereditary skin disease.

(k) That he has no congenital malformation or defect.

(l) That he does not bear traces of previous acute or chronic disease pointing to an impaired constitution.

(m) That the candidate's age is as near as possible correctly stated.

(n) That he has no chronic infection of the lungs which, sooner or later, may have to be dealt with by operation. In such a case, the candidate should be returned before he joins the College.

5. If the medical examination of a candidate discloses the necessity for any minor operation, such as the removal of tonsils, the medical officer will refer to the matter to his right and also indicate clearly that the operation must be performed before the candidate is actually due to join the College.

W. T. BEVANY,

Private Secretary to His Excellency the Governor.

PUBLIC DEPARTMENT. (Elections.)

Legislative Assembly (Election).

SOUTH AFRICAN CHURCH COUNCIL MEMBERSHIP
SPECIAL CONVENTION.

BY APPOINTMENT.

Port St. George, April 13, 1940
[P.O. No. 26, 775, Public (Election).]

No. 22.

The following notification of the Government of India is published:—

LEGISLATIVE ASSEMBLY.

The 18th April 1941.

No. F. 185-1140 G. & C.—A vacancy having occurred in the Legislative Assembly by reason of the acceptance by the Governor-General of the resignation of its member by Mr. G. M. Nathoo, an Indian, a member elected to the said Assembly by the South African non-Changap (Non-Mohammedan) Group, the Governor-General is pleased, in pursuance of the provisions of sub-section (2) of section 13 of the Legislative Assembly Election Act, to call upon the South African non-Changap (Non-Mohammedan) Group to nominate a member to fill the vacancy with the seat held by a person for the purpose of filling the said vacancy on or before the 24th May 1941.

DATE OF ELECTION.

Port St. George, April 13, 1940
[P.O. No. 26, 775, Public (Election).]

No. 23.

As His Excellency the Governor-General has issued a notification calling upon the South African non-Changap (Non-Mohammedan) Group to nominate a member to fill the vacancy in the said Assembly by Mr. G. M. Nathoo, an Indian, a member elected to the said Assembly by the South African non-Changap (Non-Mohammedan) Group, the Governor-General is pleased, in pursuance of the provisions of sub-section (2) of section 13 of the Legislative Assembly Election Act, to appoint the following date for the election:—

Nomination of candidate—Not later than the 24th April 1941 (Thursday).
Scrutiny of nomination—25th April 1941 (Friday).
Poll—27th May 1941 (Monday).

RETURN OF ELECTION EXPENSES.

Form No. 28.

Port St. George, April 13, 1940.

No. 24.

Every person who has been nominated as a candidate in connection with an election whether or not he has subsequently withdrawn his candidature, and whether his candidature is accepted or not, is bound to lodge a return of election expenses within the

prescribed time, failing which the candidate and his election agent become disqualified from taking an active part for a period of five years from the date on which the notice was sent. They will also be disqualified from being chosen as Members of a Provincial Legislative Council or Legislative Assembly. A candidate returned by a constituency, who fails to file his return of election expenses as prescribed by the rules will automatically vacate his seat on the expiry of a month from the last date by which the return ought to have been lodged with the Returning Officer thereby giving rise to a bye-election to fill the vacancy.

2. Rule 20 of the Rules for the Conduct of Elections for the Constituent of the Madras Legislative Council prescribes that the return of election expenses shall be lodged with the Returning Officer within 60 days from the date of publication of the results of the elections. The results of the general elections to the Madras Legislative Council having been published in the Fort St. George Gazette on the 2nd April 1949, it is hereby notified for the information of persons concerned that the returns in question should be lodged on or before the 21st May 1949, failing which the candidate and his election agent incur the penalty mentioned in paragraph 1 above.

D. N. STRATHAIR,
Chief Secretary.

(General.)

"National Front" (Pooled Number), dated 12th December 1948, declared forfeit.

Fort St. George, April 8, 1949
[G.O. No. 729, Public (General).]

No. 39.

The following notification of the Government of Bengal is republished:—

HOME DEPARTMENT.

POLITICAL (P.W.S.)

Cuttack, the 28th March 1949.

No. 1972 P.—Whereas in the opinion of the Government it is one of the "National Front" (Pooled Number), dated the 17th December 1948, issued by H. Narendranath at the New Era Printing Press, 5, Champsey Road, Bombay 7, and published by the said H. Narendranath from 50, E. Ganges Road, Benares 4, contains prejudicial reports of the nature described in sub-rule (1) of rule 33 of the Election of India Rules read with clauses (a), (b) and (c) of sub-rule (2) of that rule;

Now, therefore, in exercise of the power conferred by clause (1) of sub-rule (1) of rule 43 of the said rules the Governor hereby declares to be forfeited to His Majesty all copies, wherever found, of the said document and all other documents containing copies, extracts, translations of or extracts from the said issue of the said document.

Cyclotyped draft in English "Changpoo of the Pacific Struck-Short back the Offence" declared forfeit.

Fort St. George, April 28, 1949
[G.O. No. 718, Public (General).]

No. 48.

The following notification of the Government of Bengal is republished:—

HOME DEPARTMENT.

POLITICAL (P.W.S.)

Cuttack, the 1st April 1949.

No. 2017 P.—Whereas in the opinion of the Governor the cyclotyped draft in English entitled "Changpoo of the Pacific Struck-Short back the Offence" published by the Bengal Government of the Communist Party of India (Third International) contains prejudicial reports of the nature described

in sub-rule (1) of rule 33 of the Election of India Rules read with clauses (a), (b) and (c) of sub-rule (2) of that rule;

Now, therefore, in exercise of the power conferred by clause (1) of sub-rule (1) of rule 43 of the said rules, the Governor hereby prohibits the further publication of the said draft and declares to be forfeited to His Majesty all copies, wherever found, of the said document and all other documents containing copies, extracts, translations of or extracts from the said draft.

Cyclotyped Hindi draft "Jehad, Puri me Dook Ki Madhura" is now Commissioner Party Appeal is declared forfeit.

Fort St. George, April 16, 1949
[G.O. No. 740, Public (General).]

No. 50.

The following notification of the Government of Bengal is republished:—

HOME DEPARTMENT.

POLITICAL (P.W.S.)

Cuttack, the 12th March 1949.

No. 1980 P.—Whereas in the opinion of the Governor the cyclotyped Hindi draft entitled "Jehad, Puri me Dook Ki Madhura" is now Commissioner Party Appeal is declared forfeit. The Communist Party's appeal in Bengali (Dook Puri and Dook Madhura), published by the Communist Party of India (Third International), contains prejudicial reports of the nature described in sub-rule (1) of rule 33 of the Election of India Rules, read with clauses (a), (b) and (c) of sub-rule (2) of that rule;

Now, therefore, in exercise of the power conferred by clause (1) of sub-rule (1) of rule 43 of the said rules, the Governor hereby prohibits the further publication of the said document and declares to be forfeited to His Majesty all copies, wherever found, of the said document and all other documents containing copies, extracts, translations of or extracts from the said document.

D. N. STRATHAIR,
Chief Secretary.

(Political.)

Madras Finance Act, 1948, applied to the Agency areas.

Fort St. George, April 6, 1949
[G.O. No. 740, Public (Political).]

No. 26.

In pursuance of the provisions of sub-section (1) of section 32 of the Government of India Act, 1935, the Executive of the Government of Madras is pleased to direct that the Madras Finance Act, 1948 (Madras No. 11 of 1948), shall apply to the previously excluded areas in the Province of Madras.

This notification shall be deemed to have been made and to have come into force on and from the 1st day of April 1949.

Madras Tobacco (Tariation of Sales and Licensing) (Amendment) Act, 1948, applied to the Agency areas.

Fort St. George, April 6, 1949
[G.O. No. 740, Public (Political).]

No. 28.

In pursuance of the provisions of sub-section (1) of section 32 of the Government of India Act, 1935, the Executive of the Government of Madras is pleased to direct that the Madras Tobacco (Tariation of Sales and Licensing) (Amendment) Act, 1948 (Madras No. 12 of 1948), shall apply to the previously excluded areas in the Province of Madras.

This notification shall be deemed to have been made and to have come into force on and from the 1st day of April 1949.

D. N. STRATHAIR,
Chief Secretary.

(Services.)

Amendment to the special rules for the Madras Agricultural Subordinate Service.

Port St. George, April 4, 1940
[G.O. No. 733, Public (General).]

No. 211.

In exercise of the powers conferred by paragraph (4) of sub-section (3) of section 241 of the Government of India Act, 1930, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the special rules for the Madras Agricultural Subordinate Service published with Public (Services) Department Notification No. 1129, dated the 2nd September 1930, at pages 1805 to 1809 of Part I of the Port St. George Gazette, dated the 25th December 1930, as subsequently amended:—

Amendment.

In the table in rule 3 of the said rules, for categories 1 and 2 of class II and the entries relating thereto, the following categories and entries shall be substituted, namely:—

Category 1 (Category 1)	Director of Agriculture, Government, Madras
Category 2 (Category 2)	Director of Agriculture, Government, Madras

Amendment to the special rules for the Madras General Subordinate Service.

Port St. George, April 4, 1940
[G.O. No. 714, Public (General).]

No. 212.

In exercise of the powers conferred by paragraph (4) of sub-section (3) and paragraph (4) of sub-section (2) of section 241 of the Government of India Act, 1930, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the special rules for the Madras General Subordinate Service published with Public (Services) Department Notification No. 33, dated the 25th December 1930, at pages 56 to 61 of Part I of the Port St. George Gazette, dated the 27th January 1931, as subsequently amended:—

Amendment.

1.

In sub-rule (b) of rule 1 of the said rules, under the heading class XII, categories 2 to 5 shall be renumbered categories 3 to 6, respectively, and after category 1 and the entries relating thereto, the following category and entries shall be inserted, namely:—

Category 2 (Category 2)	Director of Agriculture, Government, Madras
Category 3 (Category 3)	Director of Agriculture, Government, Madras

II

In clause (b) of sub-rule (c) of rule 2 of the said rules,

(i) in sub-clause (2), for the expression "category 5 of class XII," the expression "category 3 or 4 of class XII" shall be substituted, and

(ii) in sub-clause (4), for the expression "in category 1 of class X or in category 3 of class XII" shall be substituted.

III

In clause (b) of sub-rule (c) of rule 3 of the said rules, for the entry "Class XII—Category 5 to 6 and 8" the entry "Class XII—Category 3 to 7 and 9" shall be substituted.

IV

In sub-rule (b) of rule 15 of the said rules, for the expression "category 3 of class XII," the expression "category 6 of class XII" shall be substituted.

V

In sub-rule (1) of Annexure I to the said rules, under the heading class XII, categories 2 to 5 shall be renumbered categories 3 to 6, respectively and

after category 3 and the entries relating thereto, the following category and entries shall be inserted, namely:—

Category 4 (Category 4)	Director of Agriculture, Government, Madras
Category 5 (Category 5)	Director of Agriculture, Government, Madras

VI

In Annexure II to the said rules under the heading class XII, categories 2 to 5 shall be renumbered categories 3 to 6, respectively, and after category 1 and the entries relating thereto, the following category and entries shall be inserted, namely:—

Category 2 (Category 2)	Director of Agriculture, Government, Madras
Category 3 (Category 3)	Director of Agriculture, Government, Madras

VII

In Annexure III to the said rules, under the heading class XII, categories 2 to 5 shall be renumbered categories 3 to 6, respectively, and after category 1 and the entries relating thereto, the following category and entries shall be inserted, namely:—

Category 4 (Category 4)	Director of Agriculture, Government, Madras
Category 5 (Category 5)	Director of Agriculture, Government, Madras

Amendment to the special rules for the Madras Irrigation Subordinate Service.

Port St. George, April 4, 1940
[G.O. No. 732, Public (General).]

No. 213.

In exercise of the powers conferred by paragraph (4) of sub-section (3) of section 241 of the Government of India Act, 1930, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the special rules published with Public (Services) Department Notification No. 775, dated the 2nd September 1930, at pages 1229-1235 of Part I of the Port St. George Gazette, dated the 10th September 1930, as subsequently amended:—

Amendment.

In the second column of the table under sub-rule (a) of rule 2 of the said rules, under the heading "Madras Irrigation Subordinate Service V.I.B.," for the expression "Up to 31st March 1931" is the two places where they occur, the expression "Up to 30th March 1931" shall be substituted.

Amendment to the special rules for the Madras Minor Irrigation Subordinate Service.

Port St. George, April 4, 1940
[G.O. No. 731, Public (General).]

No. 214.

In exercise of the powers conferred by paragraph (4) of sub-section (3) of section 241 of the Government of India Act, 1930, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the special rules published with Public (Services) Department Notification No. 652, dated the 29th April 1937, at pages 905 and 906 of Part I of the Port St. George Gazette, dated the 4th May, 1937, as subsequently amended:—

Amendment.

In rule 2 of the said rules, for the expression "during the period of three years ending with 31st March 1940," the expression "during the period of five years ending on 31st March 1940" shall be substituted.

Amendment to the special rules for the Madras Jail Subordinate Service.

Port St. George, April 4, 1940
[G.O. No. 730, Public (General).]

No. 215.

In exercise of the powers conferred by paragraph (4) of sub-section (3) of section 241 of the Government of India Act, 1930, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the special rules for

HOME DEPARTMENT.

Postings.

Port St. George, April 8, 1943.

No. 419.

The following posting of a Police officer is ordered:—

Mr M. Krishna Murthy, Assistant Superintendent of Police, General Administration, General Control, is posted to be assisting District Superintendent of Police, Kottam, vice Mr S. Subramanian Appayya.

Port St. George, April 15, 1943.

No. 424.

The following postings of officers of the Madras Special Police are ordered:—

Major G. C. Bryan, M.C., on leave from leave, to be Commandant, Madras Special Police, vice Mr. W. E. Chidambaram.
Lieut. C. D. Dhanraj, on return from leave, to be Assistant and Assistant Commandant, Madras Special Police, vice Lieutenant Chidambaram Singh.

Withdrawal of Powers.

Port St. George, April 25, 1943.

No. 425.

Under the provisions of section 51 of the Code of Criminal Procedure, 1938, His Excellency the Governor of Madras is hereby placed in withdrawal the powers of a special magistrate for the area comprised within the jurisdiction of the District of Madras in the place specified against his name ordered as the undersigned person:—

Mr. Velupillai Thiruvendrakumar Madhaviah Natchai Madhaviah—Madhaviah in the district of Coimbatore.

Investiture of Powers.

Port St. George, April 9, 1943.

No. 426.

Under section 57(3) of the Code of Criminal Procedure, 1938, as amended by Act XVIII and XXXVII of 1935, His Excellency the Governor of Madras is hereby placed to empower the undersigned second class magistrates in the district against his name to pass orders as to first offenders:—

Mr. Gangapathy Madhaviah Sundaravulu Madhaviah—Chingleput.

Port St. George, April 10, 1943.

No. 427.

Under section 58(1) of the Code of Criminal Procedure, 1938, as amended by Act XVIII and XXXVII of 1935, His Excellency the Governor of Madras is hereby placed to empower the undersigned second class magistrates in the district against his name to pass orders as to first offenders:—

Mr. N. Rangaswami Appayya—South Arcot.

Port St. George, April 9, 1943.

No. 428.

Under section 57(3) of the Code of Criminal Procedure, 1938, the undersigned second class magistrates in the district against his name are authorized to take down the evidence of witnesses with their own hand in the English language:—

Mr. N. S. Gopal—Tamilnadu.
Mr. D. B. Krishnamoorthy—North Godavari.
Mr. C. Srinivas Reddy—Kottam.
Mr. M. Rangaswami Appayya—Chingleput.
Mr. D. S. Raja Reddy—South Arcot.

Port St. George, April 9, 1943.

No. 429.

Under section 57(3) of the Code of Criminal Procedure, 1938, the undersigned second class magistrates in the district against his name are authorized to take down the evidence of witnesses with their own hand in the English language:—

Mr. Joseph Paul, I.C.S., Assistant Collector and First class Magistrate—Ramanathapuram.

Port St. George, April 24, 1943.

No. 430.

Under section 51(3) of the Code of Criminal Procedure, 1938 (C of 1938), the undersigned second class magistrates in the district against his name are authorized to try cases summarily:—

Mr. S. Thiruvendrakumar—Chingleput.

Port St. George, April 9, 1943.

No. 431.

Under sections 244 and 251 of the Code of Criminal Procedure, 1938, as amended by the Criminal Procedure Code (Amendment) Act XVIII of 1935, the undersigned second class magistrates in the district against his name are authorized to record and take down evidence under Chapter XIV of the said Code or at any time afterwards before the commencement of the enquiry as to trial and to authorize the detention of accused persons in the custody of the police:—

Mr. Gangapathy Madhaviah Sundaravulu Madhaviah—Chingleput.

Port St. George, April 13, 1943.

Mr. N. Rangaswami Appayya—South Arcot.

Port St. George, April 9, 1943.

No. 432.

Under section 19 of the Code of Criminal Procedure, 1938, the undersigned second class magistrates in the district against his name are authorized to be a magistrate of the second class, and under section 27 he is authorized with all the powers specified in the fourth schedule as persons which His Excellency the Governor of Madras may confer on a magistrate of that class except the powers to record statements and confessions under section 165, to authorize the detention of accused persons in the custody of the police under section 167 and to pass orders as to first offenders under section 169, Criminal Procedure Code:—

Mr. E. Srinivas Kurup, B.A., Madhaviah, Chingleput—Madhaviah.

Port St. George, April 9, 1943.

No. 433.

Under section 19 of the Code of Criminal Procedure, 1938, the undersigned second class magistrates in the district against his name are authorized to be a magistrate of the first class, and under section 27 he is authorized with all the powers specified in the fourth schedule as persons which His Excellency the Governor of Madras may confer on a magistrate of that class except the powers to try cases summarily under section 245, Criminal Procedure Code and to issue orders from the custody of accused and first class magistrates:—

Mr. Joseph Paul, I.C.S., Assistant Collector and Magistrate—Ramanathapuram.

Port St. George, April 13, 1943.

No. 434.

Under section 12 of the Code of Criminal Procedure, 1938, the undersigned second class magistrates in the district against his name are authorized to be a magistrate of the second class, and under section 27 he is authorized with all the powers specified in the fourth schedule as persons which His Excellency the Governor of Madras may confer on a magistrate of that class:—

Mr. D. Nagarathnam, Deputy Tahsildar and Sub-Magistrate, Yercaud sub-division—South Arcot.

No. 435.

Under section 5 of the Madras Probation of Offenders Act, 1938 (Act III of 1937), the undersigned second class magistrates in the district against his name are hereby specially empowered to exercise the powers conferred by sections 4 and 4 of the said Act:—

Mr. N. Rangaswami Appayya—Madhaviah.

No. 436.

Under section 4 of the Madras Children Act, 1929 (Madras Act IV of 1929), His Excellency the Governor of Madras is hereby placed to authorize to authorize the undersigned second class magistrates in the district of South Arcot to exercise all the powers conferred on a person by the said Act:—

Mr. N. Rangaswami Appayya.
Mr. D. Nagarathnam.

Fort St. George, April 8, 1949.

No. 447.

Under section 4 of the Madras Children Act, 1930 (Madras Act IV of 1930), His Excellency the Governor of Madras is hereby pleased specially to authorize Mr. Joseph Papp, I.C.S., a magistrate of the first class in the district of Namakkal, to exercise all the powers conferred on a court by the said Act.

Fort St. George, April 8, 1949.

No. 448.

In exercise of the powers conferred by section 2 of the Opium Act, 1911 (I of 1911), His Excellency the Governor of Madras is hereby pleased specially to empower the undersigned second-class magistrate in the district specified against his name to try cases under the said Act:—

Mr K. Sankaran Kurup—Madurai.

No. 449.

In exercise of the powers conferred by sub-section (b) of section 23 of the Bangalore Drugs Act, 1938 (II of 1938), His Excellency the Governor of Madras is hereby pleased to empower the undersigned magistrate in the district specified against his name to issue warrants for arrest and for search under the said sub-section:—

Mr K. Sankaran Kurup—Madurai.

No. 450.

In exercise of the powers conferred by section 31 of the Bangalore Drugs Act, 1938 (II of 1938), read with the Regulations of the Government of India, Finance Department, General Department, No. 8 Bangalore Drugs, dated the 25th March 1938, His Excellency the Governor of Madras is hereby pleased to empower the undersigned second-class magistrate in the district specified against his name to try offences under the said Act:—

Mr K. Sankaran Kurup—Madurai.

Fort St. George, April 8, 1949.

No. 451.

In exercise of the powers conferred by sub-section (b) of section 14 of the Code of Criminal Procedure, 1938 (V of 1938), His Excellency the Governor of Madras is hereby pleased to confer on the undersigned persons all the ordinary powers of a magistrate of the third class and to direct that they shall act as magistrates of the Bench of Magistrates established at the places specified against their names for the trial of the offences specified in, and subject to the provisions of, Home (Criminal) Department Notification No. 771, dated the 13th August 1938, published at pages 1648 and 1649 of Part I of the Fort St. George Gazette dated the 16th August 1938, as subsequently amended, and acting within the limits of the jurisdiction of the Bench:—

Kankabhatra Sadava Keshi } Petitioner in the
Hann Sahib Suburban } District of
Sri Madhav Narayana Rao } South Kanara.

Fort St. George, April 12, 1949.

Sri Papa Naidu—Magistrate in the district of Anantapur.

Fort St. George, April 16, 1949.

No. 452.

In exercise of the powers conferred by sub-section (2) of section 24 of the Code of Criminal Procedure, 1938 (V of 1938), His Excellency the Governor of Madras is hereby pleased to confer on the undersigned persons all the ordinary powers of a magistrate of the first class and to direct that he shall act as a member of the Bench of Magistrates established at the places specified against his name for the trial of the offences specified in, and subject to the provisions of, Home (Criminal) Department Notification No. 771, dated the 13th August 1938, published at pages 1648 and 1649 of Part I of the Fort St. George Gazette, dated the 16th August 1938, as subsequently amended, and acting within the limits of the jurisdiction of the Bench:—

Sri Theagar Matha Subbaraya Chettiar Brahmachariya Chettiar—Vijayanagar in the district of Coimbatore.

Appointments of Assistant Sessions Judges.

Fort St. George, April 4, 1949.

No. 453.

In exercise of the powers conferred by sub-section 420 of section 6 of the Code of Criminal Procedure, 1938 (V of 1938), read with sub-sections (1) and (2) of section 218 of the Government of India Act, 1935, His Excellency the Governor of Madras is hereby pleased to appoint each of the undersigned persons to be an Assistant Sessions Judge in various jurisdictions in each of the Courts of Session in the Madras Division noted against his name:—

- Mr K. G. Ganesha, Subordinate Judge, Tanjore—South Arcot.
- Mr D. H. Krishnamurti, Principal Subordinate Judge, Coimbatore—South Arcot.
- Mr O. Bhaskara Reddy, Subordinate Judge, Bangalore—Karnataka.
- Mr M. Narayanaiah Chetty, Subordinate Judge, Chittoor—Chittoor.
- Mr D. S. Raja Rao, Principal Subordinate Judge, Mangalore—South Kanara.

Marriage licence revoked.

Fort St. George, April 15, 1949.

No. 454.

In exercise of the powers conferred by sections 8 and 9 of the Indian Christian Marriage Act, 1910 (XV of 1910), His Excellency the Governor of Madras is hereby pleased, with effect on and from the 1st May 1949, to revoke the licence granted to the Reverend W. H. H. Wesley, Minister of the Methodist Church in the district of Tanjore under the said sections on the 15th day of August 1937.

Cancellation of certain authorizations.

Fort St. George, April 15, 1949.

(U.O. No. 170, Bangalore.)

No. 455.

The following authorizations are hereby cancelled:—

- Home Department Notification No. 838, dated the 25th June 1938, published at page 781 of Part I of the Fort St. George Gazette, dated the 16th July 1938.
- Home Department Notification No. 837, dated the 25th June 1938, published at page 773 of Part I of the Fort St. George Gazette, dated the 16th July 1938.
- Home Department Notification No. 837, dated the 25th June 1938, published at page 774 of Part I of the Fort St. George Gazette, dated the 16th July 1938.

Number of Subordinate Judges fixed for the Sub-Cover, Coimbatore.

Fort St. George, April 8, 1949.

(U.O. No. 169, Bangalore.)

No. 456.

Under section 4 of the Madras Civil Courts Act, 1937 (III of 1937), as amended by Madras Act III of 1938, His Excellency the Governor of Madras, after consultation with the High Court, is pleased to direct that the number of Subordinate Judges to be appointed to the Sub-Cover of Coimbatore, Coimbatore, in the district of South Kanara shall be one, with effect from the date of commencement of the session commencing on the 1st day of August 1949.

Traffic signs under the Motor Vehicles Act.

Fort St. George, March 8, 1949.

(O.O. No. 149, Bangalore.)

No. 457.

In exercise of the powers conferred by sub-section (2) of section 72 of the Motor Vehicles Act, 1938 (IV of 1938), His Excellency the Governor of Madras is pleased to permit the erection in every public place for the purpose of regulating motor vehicle traffic of traffic signs of the size, colour and type and bearing the message and text herein, and to authorize the officers to any such signs of transportation of the words, letters or figures thereon in

The word script, provided that the lettering shall be of standard size and adhere to the words, letters or figures as forth below:

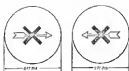
TRAFFIC SIGNS.

Notes.—The marking of these signs is to conform with the marking of the signs and lights in the accompanying Table of the Road Rules to the 1913.

Table A.
Mandatory signs.

No. 1.

Its right turn or no left turn.



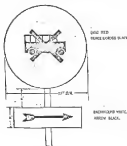
Disc red.

Arrows white.

Cross black.

No. 10.

Prohibition of buses stopping to get down or pick up passengers.



DISC RED.
TRAFFIC LIGHTS BLACK.

BACKGROUND WHITE,
ARROW BLACK.

Notes.—The shape of signs when placed in prohibited row, if necessary, is shown by the sign of the sign (Table B) below.

No. 11.

Compulsory turning.



Disc red.
Centre white.
Device black.

Details given to be used with mandatory signs.

No. A 1-D.

Special speed limit plate.



Background white.

Letters black.

Notes.—The words and figures are illustrative only.
(To be used in conjunction with sign No. 1 as set forth in Part A of the table of signs in the 1913 Road Rules, if necessary, in paragraph (b) of the same table.)

No. A 1-D.

Special parking sign.



Background white.

Arrow black.

Notes.—The sign may point in either direction. Signs below signs to be used in conjunction with sign No. 1 as set forth in Part A of the table of signs in the 1913 Road Rules, if necessary, in paragraph (b) of the same table.

(To be used in conjunction with sign No. 1 as set forth in Part A of the table of signs in the 1913 Road Rules, if necessary, in paragraph (b) of the same table.)

Part B.
Secondary sign.

No. 14.
Traffic roundabout.



White background,
Black arrows,
Red border.

No. 15.

Escaped bridge or culvert.

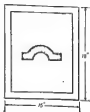


Plate white,
Border red,
Device black.

No. 16.

Irish bridge, dip or swamping.

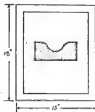


Plate white,
Border red,
Device black.

Part C.

Information sign.

No. 8.

Way-out.



White background,
Red cross,
Black border.

REVENUE DEPARTMENT.

Appointment and Posting.

For St. George, April 11, 1940.

No. 201.

The following appointment and posting of a District Registrar is ordered:—

Order rule 3 (a) (ii) of the general rules for Provincial Services, 1931, F. C. Marlow, Sub-Registrar, who has been appointed temporarily to act as District Registrar, Tapani, in the Revenue Department notification, dated 31st December 1939, will continue to act as District Registrar, Tapani, for one month with effect from 31st April 1940.

B. G. HOLDSWORTHY,
Secretary to Government.

Rules under the Indian Salt Act.

For St. George, April 16, 1940.

No. 202.

The following notification of the Government of India is published:—

TINARU DEPARTMENT CENTRAL RETURNS.

Rule.

The 10th March 1940.

No. 1.—In exercise of the powers conferred by clause (a) of section 7 of the Indian Salt Act, 1923 (XXI of 1923), the Central Government is pleased to make with effect from the 1st April 1940, the following rule:—

RULE.

A duty of one rupee and four annas per maund of 82-125 pounds avoirdupois is hereby imposed on salt manufactured in, or imported by land into, any part of British India.

No. 2.—In exercise of the powers conferred by clause (a) of section 7 of the Indian Salt Act, 1923 (XXI of 1923), the Central Government is pleased to make, with effect from the 1st April 1940, the following rule, namely:—

RULE.

The duty imposed on salt under clause (a) of section 7 of the Indian Salt Act, 1923 (XXI of 1923), is hereby reduced:—

(a) in the case of salt removed from saltpans situated in the Panchaj, the Province of Bihar, the United Provinces or Ajmer-Merwara to the districts of Bihar and Orissa, in which the said Act is in force, to one anna per maund of 82-125 pounds avoirdupois; and

(b) in the case of salt (other than sea salt) removed from saltpans situated in the aforesaid territories, to eight annas per maund of 82-125 pounds avoirdupois.

Explanation.—“Salt” means impure salt which is not fit for human consumption.

Competitive examination for recruitment to the Survey of India, Class II.

For St. George, April 15, 1940.

No. 203.

The following notice of the Federal Public Service Commission is published:—

FEDERAL PUBLIC SERVICE COMMISSION.

Dated, the 10th March 1940.

A competitive examination for recruitment to the Survey of India, Class II, will be held in Calcutta, Bangalore, and Delhi from, beginning on the 20th September 1940 under the rules published in the Gazette of India, dated the 23rd March 1938. Candidates accepted for admission to the examination will be informed at what place in the above cities and at what hour they should present themselves.

2.—The number of vacancies to be filled on the results of this examination is three, of which one will be filled by open competition, one reserved for Muslims, and one reserved for Anglo-Indians or domiciled Europeans.

3. Candidates who qualify at the Class II Service entrance examination and fail to secure a vacancy but have not attained the age of 25 on the 1st July 1941 may, if they so desire, be considered for appointments to the Upper Subordinate Service of the Survey of India in November 1941. The mode of pay in that service is Rs. 10-30-00 during probationary service and Rs. 20-0-0-00 during permanent service. Such officers are eligible for promotion to Class II Service, vide Para 15 of the rules for recruitment to Class II Service. Inadequate service, they may make a note of this at the end of their applications for admission to the examination.

4. The application book to be made in the proper authority (the rule 3 of the rules) through the Collector or Deputy Commissioner (or, in the case of Calcutta, the Commissioner of Police) of the district in which the candidate ordinarily resides.

5. The proper authority is, for a Governor's Province, the Provincial Government, for Coorg, Delhi, Ajmer-Merwara, Jalandhar or the Andaman and Nicobar Islands the Chief Commissioner; and for a State or India the Political Officer in Agency, who should be addressed through the District.

6. No candidate will be admitted to the examination from whom the Collector or Deputy Commissioner or the Political Officer or Agent has not received an or before the 15th May 1940, an application on the prescribed form accompanied by the necessary documents. Copies of the rules and regulations and the application form, the may be obtained from the Secretary General of India, 15, Wood Street, Calcutta.

7. No applicant must an application form or letter respecting such form has been lost or delayed to the Post will be considered unless the person making such application produces a Post Office acknowledgment or certificate of posting. Candidates who deliver their application under a late date will do so at their own risk. A candidate for whom a declaration under section 782 of the Government of India Act, 1935, is necessary should take necessary steps to obtain it. Otherwise he will not be appointed.

8. Candidates must have been born not earlier than the 2nd August 1917 and not later than the 31st August 1925. These age limits are in no case to be relaxed.

9. Any person, who has appeared at an examination that the passing of which will render him eligible to appear at the examination now announced but has not been appeared at the exam, may apply for admission to the latter examination. A candidate who intends to appear at both a qualifying examination may also apply, provided the qualifying examination is to be completed before the commencement of the examination herein announced. His application will be accepted notwithstanding if he is eligible in all other respects and he will be required to furnish before the 31st May 1940 to the Provincial Government, or otherwise to the Federal Public Service Commission, but not later than the date on which the results of the exam are made for consideration to the Government of India, proof of having passed such qualifying examination.

10. Candidates should state the name of the examination for which they have applied in all correspondence with the Federal Public Service Commission.

*In the case of Calcutta, 150, Cross Street, Calcutta.

A. J. FLATT.

Under Secretary to Government.

Amendment to the rules for the examination and assessment of covered opium and to the Standard Manufactured Drugs Act.

For St. George, April 4, 1940
(S.O. No. 875, Simla)

No. 204.

In exercise of the powers conferred by sub-section (2) of section 4 of the Manufactured Drugs Act, 1930 (VI of 1930), His Excellency the Governor of Madras is hereby pleased to make the following amendment.

to the rule published with Revenue Department Notification No. 186, dated 29th May 1934, at page 1794 of Part I of the Fort St. George Gazette, dated the 30th July 1934.—

AMENDMENTS.

In the said rule, between the words "purchase" and "item," the following words and figures shall be inserted, namely:—

"in areas where the whole of the Madras Prohibition Act, 1937, is in force, from a Table as Deputy Commissioner's office and elsewhere."

No. 205.

In exercise of the powers conferred by sub-section (1) of section 3 of the Sugarcane Dregs Act, 1930 (II of 1930), His Excellency the Governor of Madras is hereby pleased to make the following amendments to the Madras Manufactured Dregs Rules, 1933, published with Revenue Department Notification No. 523, dated the 22nd April 1935, at pages 794-803 of Part I of the Fort St. George Gazette, dated the 3rd May 1935, as subsequently amended:—

AMENDMENTS.

In the said rule:—

(1) For the words "Presidency of Madras" wherever they occur, the words "Province of Madras," for the words "Local Government" wherever they occur, the word "Commissioner," and for the words "Governor-General, in Council" wherever they occur, the words "Central Government" shall be substituted.

(2) After clause (c) of rule 3, the following clause shall be inserted, namely:—

"(c) 'Government' means the Government of Madras."

Amendments to Notification No. 13, dated 15th December 1934.

Fort St. George, April 4, 1940
(G.O. No. 272, Secretariat).

No. 206.

In exercise of the powers conferred by clause (a) of section 5 of the Indian Stamp Act, 1899 (II of 1930), His Excellency the Governor of Madras is hereby pleased to make the following amendments to the [Revenue Department] Notification No. 13, dated 15th December 1934, published at pages 30-33 of Part I of the Fort St. George Gazette, dated 16th January 1935:—

AMENDMENTS.

1. For the expression "and B" occurring in the proviso to the said notification, the expression "B and C" shall be substituted.

2. For existing item 69 in the said notification, the following item shall be substituted, namely:—

"69. Document executed in the areas mentioned in the schedule hereto attached in respect of which the stamp duty with which it is chargeable under the stamp law for the time being in force in the said areas has been paid in accordance with the said law and in respect of which a higher duty becomes chargeable in this Province. Duty reduced to the difference between the amount of duty chargeable in the said areas and the amount of duty chargeable in this Province."

"69. Document executed in the areas mentioned in the schedule hereto attached in respect of which the stamp duty with which it is chargeable under the stamp law for the time being in force in the said areas is equal to or higher than the duty chargeable on such document in this Province and such duty has been paid in accordance with the said law."

Repeal of Notification No. 108, dated 12th June 1932.

Fort St. George, April 4, 1940
(G.O. No. 265, Secretariat).

No. 207.

Under section 45 of the Madras Code of Wards Act, 1905 (Madras Act I of 1905), His Excellency the Governor of Madras is hereby pleased to repeal Revenue Department Notification No. 116, dated the 23rd June 1932, published at page 242 of Part I of the Fort St. George Gazette, dated the 28th June 1932.

Amendments to rules for the levy of water-cess in certain portions of Madras.

Fort St. George, April 5, 1940
(G.O. No. 263, Secretariat).

No. 208.

In exercise of the powers conferred by sub-section (1) of section 14 of the Madras Sugarcane Cess Act of 1934 (Madras Act VII of 1934), His Excellency the Governor of Madras is hereby pleased to make the following amendments to the rules for the levy of water-cess in certain portions of Madras published with the Revenue Department Notification No. 104, dated the 27th April 1934 at page 621-647 of Part I of the Fort St. George Gazette, dated the 19th April 1934, as subsequently amended:—

AMENDMENTS:

In the said rule:—

(1) In Schedule A, for the entries against the Taluk districts, the following entries shall be substituted, namely:—

"Scholarship ..	1. Educational ..	Whole term.
" ..	2. Medical ..	Do.
" ..	3. Agricultural ..	Do.
" ..	4. Technical ..	Do.
" ..	5. Professional ..	Do.
" ..	6. Literary ..	Do.
" ..	7. Scientific ..	Do.
" ..	8. Artistic ..	Do.
" ..	9. Religious ..	Do.
" ..	10. Social ..	Do.
" ..	11. Political ..	Do.
" ..	12. Historical ..	Do.
" ..	13. Philosophical ..	Do.
" ..	14. Literary ..	Do.
" ..	15. Artistic ..	Do.
" ..	16. Religious ..	Do.
" ..	17. Social ..	Do.
" ..	18. Political ..	Do.
" ..	19. Historical ..	Do.
" ..	20. Philosophical ..	Do.

(2) In Schedule B, in the list of amounts specified against the Taluk districts:—

(1) In the entries relating to Tiruchengode Taluk, after the entry "14. Tiruchengode," the following entry shall be inserted, namely:—

" ..	15. Tiruchengode ..	Whole term.
" ..	16. Tiruchengode ..	Do.
" ..	17. Tiruchengode ..	Do.
" ..	18. Tiruchengode ..	Do.
" ..	19. Tiruchengode ..	Do.
" ..	20. Tiruchengode ..	Do.

(3) For the entries:—

" ..	21. Tiruchengode ..	Whole term.
" ..	22. Tiruchengode ..	Do.
" ..	23. Tiruchengode ..	Do.
" ..	24. Tiruchengode ..	Do.
" ..	25. Tiruchengode ..	Do.
" ..	26. Tiruchengode ..	Do.

the following entries shall be substituted, namely:—

" ..	27. Tiruchengode ..	Whole term.
" ..	28. Tiruchengode ..	Do.
" ..	29. Tiruchengode ..	Do.
" ..	30. Tiruchengode ..	Do.
" ..	31. Tiruchengode ..	Do.
" ..	32. Tiruchengode ..	Do.

(4) For the entries relating to Tiruchengode and Tiruchengode Taluk, the following entries shall be substituted, namely:—

" ..	33. Tiruchengode ..	Whole term.
" ..	34. Tiruchengode ..	Do.
" ..	35. Tiruchengode ..	Do.
" ..	36. Tiruchengode ..	Do.
" ..	37. Tiruchengode ..	Do.
" ..	38. Tiruchengode ..	Do.

(5) For the entries:—

" ..	39. Tiruchengode ..	Whole term.
" ..	40. Tiruchengode ..	Do.
" ..	41. Tiruchengode ..	Do.
" ..	42. Tiruchengode ..	Do.
" ..	43. Tiruchengode ..	Do.
" ..	44. Tiruchengode ..	Do.

(6) For the entries:—

" ..	45. Tiruchengode ..	Whole term.
" ..	46. Tiruchengode ..	Do.
" ..	47. Tiruchengode ..	Do.
" ..	48. Tiruchengode ..	Do.
" ..	49. Tiruchengode ..	Do.
" ..	50. Tiruchengode ..	Do.

(7) For the entries:—

" ..	51. Tiruchengode ..	Whole term.
" ..	52. Tiruchengode ..	Do.
" ..	53. Tiruchengode ..	Do.
" ..	54. Tiruchengode ..	Do.
" ..	55. Tiruchengode ..	Do.
" ..	56. Tiruchengode ..	Do.

(8) For the entries:—

" ..	57. Tiruchengode ..	Whole term.
" ..	58. Tiruchengode ..	Do.
" ..	59. Tiruchengode ..	Do.
" ..	60. Tiruchengode ..	Do.
" ..	61. Tiruchengode ..	Do.
" ..	62. Tiruchengode ..	Do.

(9) For the entries:—

" ..	63. Tiruchengode ..	Whole term.
" ..	64. Tiruchengode ..	Do.
" ..	65. Tiruchengode ..	Do.
" ..	66. Tiruchengode ..	Do.
" ..	67. Tiruchengode ..	Do.
" ..	68. Tiruchengode ..	Do.

Survey ordered under the Madras Survey and Boundaries Act.

Fort St. George, April 4, 1940.

No. 209.

In exercise of the powers conferred by section 2 and by sub-section (b) of clause (1) of section 31 of the Madras Survey and Boundaries Act VIII of 1933, His Excellency the Governor of Madras is hereby pleased to direct the survey under the provisions of the said Act of the lands required for the opening a roadway to Salem Taluk, in T.E. Nos. 371, 372, 472, 473 and 474 of Division No. 5, Salem Taluk, Salem District of Salem Taluk, Salem District.

No. 250.

In division of the papers conferred by subscription (1) at stream (4) of section 17 of the N. W. 34 Survey and Boundary Act, 1915 (Madison Act VIII of 1915), His Excellency the Governor of Madras is hereby pleased to direct the survey under the presidents of the said Act of the lands, parcel 8, Nos. 118 and 120 in Kallakudi, 121 village in Sivasamudram taluk of the Madras district, more by a detailed land revenue survey.

Fort St. George, April 6, 1843.

No. 238.

It is ordered that the powers conferred by section 5 and by sub-section (5) of clause (3) of article 17 of the Madras Survey and Boundaries Act, 1913 (Madras Act VIII of 1913), His Excellency the Governor of Madras is hereby pleased to direct the survey under the provisions of the said Act of the surveys and portions Nos. 72 and 45-5 of taluquah village 1741 within the Subdivisions Panchagutal area of Eklare taluk, West Godavari district.

Acquisition of Lands.

Fort St. George, April 13, 1847.

59. 313.

[illegible]

Malabar district, Cochin taluk,
A. Kurumbakulam survey and division.

Aggravated
Misdemeanor
Felony
Crime

1949, *Journal of the Royal Society of Medicine*, 42, 102, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916

434

Part II. Outlets, April 3, 1943

34. 213.

There is a question as to the Department of Madras that the Government believe is needed for a self-sufficient Government. As we find the Government of an American Government, it is not that effort is being given to let whom it may concern, it is according with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by the Land Acquisition (Amendment) Act XXXVII of 1927. The Government of Madras have been asked to consider the Revenue Ministerial Officer, Kavarai, his staff and workmen to execute the powers conferred by section 4 (1) of the Act. Under section 3 (a) of the same Act, the Government of Madras appoints the Revenue Ministerial Officer, Kavarai, to perform the functions of a Collector of the District of Kavarai.

Nallur district, Karai taluk, Nekkumangala village

1. *Agave*
 2. *Agave*
 3. *Agave*
 4. *Agave*

Corchorus, sp. 2. No. 479 part, following *Leptochloa* (grass-like). Numerous, scattered, some singly by 1 No. 479 part, by 2 No. 479 part, by 3 No. 479 part, and 44 No. 479 part, by 5 No. 479 part, and 6 No. 479 part.

Year	1990
------	------

E. G. HOLDSWORTH,
Reviews in Environment

DEVELOPMENT DEPARTMENT

Appointments and Partings

For. Sc. Group, April 8, 1910

May 1995

Dr. M. Vaidyanathan Parthasarathy, Assistant Professor of Co-operative Societies, to act as Deputy Registrar of Co-operative Societies in category E of the Madras Co-operative Societies.

Sep. 2004

¹ Under rule 4 (a) (3) of the general rules for provincial services, O. M. Blomqvist, Member, Cooperative Sub-Committee, is sent to Deputy Secretary of Cooperative Societies temporarily for a period of one week.

Fort St. George, April 12, 1840

1998

Under rule 4 (a) (1) of the general rules for personnel services, Sri A. Vengalraja Rao, Assistant Registrar of Co-operative Societies, is set as Deputy Registrar of Co-operative Societies temporarily for a period not exceeding one year.

Page 256

Under rule 4 (a) (1) of the general rules for presidential elections, Ed E. A. Tamm, Justice, On September 14, 1934, for Lord Mortgage Fund, in an ex officio Deputy Registrar of On opening, declares temporarily for a period not exceeding one month.

No. 208.

Dr. T. Endershaigh-Rae Nayda, permanent assistant Director of Agriculture and official Deputy Director of Agriculture, is an ex-Governorship, Livestock Research Station, Harare, with office hours the first of Friday always.

May 2004

Dr. F. A. Porthoumali-Narada, Veterinary Assistant Surgeon in the Madras Veterinary Educational Service and officiating Superintendent, Livestock Research Station, Haveli, is officiating as Deputy Veterinary Officer, Madras, on relief for Mr. T. Radhakrishnan, B.A., B.Sc., B.V.

Explains of Accounts and List of Registered Accounts attached to form printed check.

Fort St. George, April 9, 1810
S. O. M. A. No. 121. Digitized by

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

The following notification of the Government of India is re-established:—

DEPARTMENT OF COMMERCE.

Подготовка к Аккредитации

New Delhi, File 1114 February 1940

No. 2-A. (U40).—The names of persons who were enrolled on the Registry of Accountants and of those who were included on the List of Registered Accountants existed on train arrival date during the period

III. (1) The service of summons under the Act as any person may be effected—

(a) by giving or tendering it to such person;

(b) if such person is not found, by leaving it at his last known place of abode or business, or by giving or tendering it to some adult member of his family or his authorized agent; or

(c) if the address of such person is known to the officer or person making the summons by sending it to him by post registered; or

(d) if none of the means aforesaid is available, by affixing it to some conspicuous part of his last known place of abode or business.

(2) Where the serving officer delivers or tenders a copy of the summons to the person concerned personally or to an agent or other person on his behalf, he shall require the person to whom the copy is so delivered or tendered to sign an acknowledgment of service exhibited as the original summons.

(3) The serving officer shall, in all cases in which the summons has been served, add or cause to be added to the original summons an endorsement or statement stating the date when, and the manner in which, the summons was served, and the name and address of the person (a) signifying the person served, or his place of abode or business and witnessing the delivery or tender of the summons.

IV. Where the person whose attendance is required is a public officer, or is the servant of a railway company or local authority, the officer or person issuing the summons may, if it appears to him that the summons may be most conveniently so served, and is by registered post, prepaid for acknowledgment, for service to the person whose attendance is required, to the office of the office in which he is employed together with a copy to be retained by that person.

V. When the person whose attendance is required is usually from within or in vicinity, to attend before the officer or person having the summons, or in a place where by means of such or any it may not be proper to require, the officer or person having the summons may, at his own option or as the solicitation of the person whose attendance is required, dispense with its appearance, and examine him at his place of abode or business or cause him to be so examined, by a person specially deputed by him for the purpose.

VI. No copy of a document or of an entry therein taken under subsection (2) of section 29-A of the Act shall be admissible in evidence unless it contains a certificate in the following form—

"I certify that the above is a true copy of the
original—
and that I have compared the above
copy with the original—
and found it to be correct."

Signature of the officer or person
expressed under subsection (1) of
section 29-A of the Madras
Co-operative Land Mortgage Banks
Act, 1935."

VII. A party who desires the attendance of a person unable to give evidence or produce a document shall deposit with the officer or person issuing the summons, in each—

(a) process fee in accordance with the scale fixed by the Registrar of Co-operative Societies; and

(b) allowance payable to the person whose attendance is desired for travelling and appearance before the officer or person issuing the summons, in accordance with the scale fixed by the Registrar of Co-operative Societies.

If the party required to make such deposit fails to do so within 10 days from the date of the order required him to make the deposit, the officer or person empowered to issue the summons may drop further action.

C. P. KARUNAKARA MESKOW,
Secretary to Government.

* Image of the document to be certified.

Enforcement of the Madras Agricultural Pests and Diseases Act in respect of District of paddy and cotton in the Pudukkottai village of Kallakudi district.

Port St. George, April 4, 1949.

No. 305.

In exercise of the powers conferred by section 14 of subsection (1) of section 3 of the Madras Agricultural Pests and Diseases Act, 1937 (Madras Act 121 of 1937), as amended by Madras Act VII of 1938, His Excellency the Governor of Madras hereby directs that the "Dashed of paddy," named by the Pudukkottai Pesticides Committee, is a plant disease of paddy and cotton.

In order to eradicate and to prevent the spread of the plant disease, the Executive Officer the Governor directs under section (1) and (2) of subsection (2) of section 3 of the Act, that with effect from 15th April 1949, the following remedial and preventive measures shall be taken in respect of paddy and cotton plants attacked by the red disease in the village of Pudukkottai, Pudukkottai district—

(1) The areas of red disease and cotton plants should be cut off immediately the central and common path below.

(2) All spotted leafhoppers and a few more leafhoppers feeding on these leaves have the damaged spots, immediately the spotted leafhoppers visible.

(3) All damaged cotton, leafhoppers and leaves and other diseased material is cut off should be burnt in the field or open, so that the fungus may be killed to death.

(4) All trees in the neighbourhood (within a radius of 20 yards) of any dead or diseased tree should be stripped of some of their leaves with their stems and the leafhoppers attached for traces of the typical spots. Any tree found to be diseased as such immediately should be treated before 15th May 1949 by cutting off and burning all the diseased leaves in the manner provided for trees where had been diseased spots.

This notification will be in force till 31st March 1951.

R. RAJASWAMI ATTANAR,
Assistant Secretary to Government.

Acta constituted as a general law.

Port St. George, April 2, 1949.

No. 305.

In exercise of the powers conferred by section 14 of the Madras Forest Act, 1921 (Madras Act V of 1921), His Excellency the Governor of Madras hereby directs that the area, the boundaries of which are set forth in the schedule below, shall be constituted as a forest with effect from 15th June 1949.

Boundaries.

Thiruvannamalai, Thiruvannamalai, Thiruvannamalai, Thiruvannamalai.

E. No. 105-3, measuring 100 acres, bounded on the north by E. No. 401, on the E. by E. No. 5, on the S. by E. No. 607 and on the W. by E. No. 575.

Enforcement of the Madras Cattle Disease Act, Enacted under the Madras Cattle Disease Act, 1935.

Port St. George, April 4, 1949.

No. 306.

Under the provisions of section 3 of the Madras Cattle Disease Act, 1935, the Government of Madras hereby directs that the provisions of the said Act shall be put in force in the Pudukkottai village, Kallakudi taluk, Pudukkottai district, from the 15th April to 15th May 1949, both days inclusive.

Madras Cattle Disease Act, 1935.

Port St. George, April 16, 1949.

No. 307.

Under the provisions of section 3 of the Madras Cattle Disease Act, 1935, the Government of Madras hereby directs that the provisions of the said Act shall be put in force in the Pudukkottai village, Kallakudi taluk, Pudukkottai district, from the 15th to 15th May 1949, both days inclusive.

No. 23.

Port St. George, April 6, 1948.

Whereas a request to the Government of Madras that the land specified below is needed for a public purpose, to wit, for creating a harbor and canal system for a mooring quay by the All India Rail, Trichinopoly, and in that effort is hereby given to all whom it may concern is hereby given with the provisions of section 4 (1) of the Land Acquisition Act of 1948, as amended by the Land Acquisition (Amendment) Act, XXXVIII of 1952 and the Government of Madras hereby authorize the Revenue Divisional Officer, Trichinopoly, his staff and subordinates, to execute the powers conferred by section 4 (1) of the Act. Under section 4 (1) of the same Act, the Government of Madras request the Revenue Divisional Officer, Trichinopoly, to perform the functions of a Collector under section 4 of the Act.

Trichinopoly District, Trichinopoly Sub-
Division, Trichinopoly Village.

Statement, No. 10, 1948, (1) 100, (2) 100, (3) 100, (4) 100, (5) 100, (6) 100, (7) 100, (8) 100, (9) 100, (10) 100, (11) 100, (12) 100, (13) 100, (14) 100, (15) 100, (16) 100, (17) 100, (18) 100, (19) 100, (20) 100, (21) 100, (22) 100, (23) 100, (24) 100, (25) 100, (26) 100, (27) 100, (28) 100, (29) 100, (30) 100, (31) 100, (32) 100, (33) 100, (34) 100, (35) 100, (36) 100, (37) 100, (38) 100, (39) 100, (40) 100, (41) 100, (42) 100, (43) 100, (44) 100, (45) 100, (46) 100, (47) 100, (48) 100, (49) 100, (50) 100, (51) 100, (52) 100, (53) 100, (54) 100, (55) 100, (56) 100, (57) 100, (58) 100, (59) 100, (60) 100, (61) 100, (62) 100, (63) 100, (64) 100, (65) 100, (66) 100, (67) 100, (68) 100, (69) 100, (70) 100, (71) 100, (72) 100, (73) 100, (74) 100, (75) 100, (76) 100, (77) 100, (78) 100, (79) 100, (80) 100, (81) 100, (82) 100, (83) 100, (84) 100, (85) 100, (86) 100, (87) 100, (88) 100, (89) 100, (90) 100, (91) 100, (92) 100, (93) 100, (94) 100, (95) 100, (96) 100, (97) 100, (98) 100, (99) 100, (100) 100.

No. 24.

Whereas a request to the Government of Madras that the land specified below is needed for a public purpose, to wit, for creating a harbor and canal system for a mooring quay by the All India Rail, Trichinopoly, and in that effort is hereby given to all whom it may concern is hereby given with the provisions of section 4 (1) of the Land Acquisition Act of 1948, as amended by the Land Acquisition (Amendment) Act, XXXVIII of 1952 and the Government of Madras hereby authorize the Revenue Divisional Officer, Trichinopoly, his staff and subordinates to execute the powers

conferred by section 4 (1) of the Act. Under sub section (4) of section 4 of the Act, the Government of Madras direct that in view of the urgency of the case the provisions of section 4 of the Act shall apply to the acquisition of the waste lands specified below.

Trichinopoly District, Trichinopoly Sub-
Division, Trichinopoly Village.

Statement, No. 10, 1948, (1) 100, (2) 100, (3) 100, (4) 100, (5) 100, (6) 100, (7) 100, (8) 100, (9) 100, (10) 100, (11) 100, (12) 100, (13) 100, (14) 100, (15) 100, (16) 100, (17) 100, (18) 100, (19) 100, (20) 100, (21) 100, (22) 100, (23) 100, (24) 100, (25) 100, (26) 100, (27) 100, (28) 100, (29) 100, (30) 100, (31) 100, (32) 100, (33) 100, (34) 100, (35) 100, (36) 100, (37) 100, (38) 100, (39) 100, (40) 100, (41) 100, (42) 100, (43) 100, (44) 100, (45) 100, (46) 100, (47) 100, (48) 100, (49) 100, (50) 100, (51) 100, (52) 100, (53) 100, (54) 100, (55) 100, (56) 100, (57) 100, (58) 100, (59) 100, (60) 100, (61) 100, (62) 100, (63) 100, (64) 100, (65) 100, (66) 100, (67) 100, (68) 100, (69) 100, (70) 100, (71) 100, (72) 100, (73) 100, (74) 100, (75) 100, (76) 100, (77) 100, (78) 100, (79) 100, (80) 100, (81) 100, (82) 100, (83) 100, (84) 100, (85) 100, (86) 100, (87) 100, (88) 100, (89) 100, (90) 100, (91) 100, (92) 100, (93) 100, (94) 100, (95) 100, (96) 100, (97) 100, (98) 100, (99) 100, (100) 100.

Trichinopoly Village.

Statement, No. 10, 1948, (1) 100, (2) 100, (3) 100, (4) 100, (5) 100, (6) 100, (7) 100, (8) 100, (9) 100, (10) 100, (11) 100, (12) 100, (13) 100, (14) 100, (15) 100, (16) 100, (17) 100, (18) 100, (19) 100, (20) 100, (21) 100, (22) 100, (23) 100, (24) 100, (25) 100, (26) 100, (27) 100, (28) 100, (29) 100, (30) 100, (31) 100, (32) 100, (33) 100, (34) 100, (35) 100, (36) 100, (37) 100, (38) 100, (39) 100, (40) 100, (41) 100, (42) 100, (43) 100, (44) 100, (45) 100, (46) 100, (47) 100, (48) 100, (49) 100, (50) 100, (51) 100, (52) 100, (53) 100, (54) 100, (55) 100, (56) 100, (57) 100, (58) 100, (59) 100, (60) 100, (61) 100, (62) 100, (63) 100, (64) 100, (65) 100, (66) 100, (67) 100, (68) 100, (69) 100, (70) 100, (71) 100, (72) 100, (73) 100, (74) 100, (75) 100, (76) 100, (77) 100, (78) 100, (79) 100, (80) 100, (81) 100, (82) 100, (83) 100, (84) 100, (85) 100, (86) 100, (87) 100, (88) 100, (89) 100, (90) 100, (91) 100, (92) 100, (93) 100, (94) 100, (95) 100, (96) 100, (97) 100, (98) 100, (99) 100, (100) 100.

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Total = 1000

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SUPPLEMENT TO PART I OF THE FORT ST. GEORGE GAZETTE

No. 15-A] MADRAS, TUESDAY EVENING, APRIL 16, 1940

NOTICES.

Madras Legislative Council.

NOTICE OF ELECTIONS APPROVED.

SIRIYA GOUDARU CHANDRASEKAR.

Under rule 81 (1) of the rules for the conduct of elections for the continuation of the Madras Legislative Council it is hereby notified for general information that Sri Gopalakrishna Chidambaram, one of the candidates for the election to the Madras General Constituency of the Madras Legislative Council in 1940, has lodged with the Returning Officer, his return of election expenses and declaration made in support thereof, on the 11th April 1940, and that any person may, on payment of a fee of one rupee, inspect the return and the declaration at any time during office hours in the Collector's office, Chidambaram, for a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette.

O. J. PAUL,

Collector and Returning Officer, Kistna.

Chidambaram, 11th April 1940.

WEST GOUDARU GENERAL CONSTITUENCY.

Under rule 81 (1) of the rules for the conduct of elections for the continuation of the Madras Legislative Council, it is hereby notified for general information

that Sri Chidambaram Chidambaram, one of the candidates for the election to the West Goudaru General Constituency of the Madras Legislative Council in 1940, has lodged with the Returning Officer, his return of election expenses and declaration made in support thereof, on the 11th April 1940, and that any person may, on payment of a fee of one rupee, inspect the return and the declaration at any time during office hours in the office of the Collector, West Goudaru, at Eluru, within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette.

11th April 1940.

Under rule 81 (1) of the rules for the conduct of elections for the continuation of the Madras Legislative Council, it is hereby notified for general information that Sri Chidambaram Chidambaram, one of the candidates for the election to the West Goudaru General Constituency of the Madras Legislative Council, in 1940, has lodged with the Returning Officer, his return of election expenses and declaration made in support thereof, on the 11th April 1940 and that any person may, on payment of a fee of one rupee, inspect the return and the declaration at any time during office hours in the office of the Collector, West Goudaru at Eluru, within a period of fourteen days from the date of publication of this notice in the Fort St. George Gazette.

L. K. PRASAD,

Collector and Returning Officer, West Goudaru.

Eluru, 11th April 1940.



ఫోర్టు సెంటు జార్జి గెజెటుయొక్క

I వ భాగపు నష్టిమెంటు.

SUPPLEMENT TO PART I OF THE FORT ST. GEORGE GAZETTE

APRIL 10, 1940

న 15(0) య.] ఉదాహరణ : మద్రాసు ప్రావిన్సు, 1940 న సంవత్సరం నా 16 న రే

మద్రాసు సెంటు జార్జి గెజెటు.

MADRAS LEGISLATIVE COUNCIL.

1937-38 న సంవత్సరం ప్రావిన్సు మద్రాసు సెంటు జార్జి గెజెటుయొక్క 16వ భాగం
భాగము 1939 న సంవత్సరం మద్రాసు ప్రావిన్సు సెంటు జార్జి గెజెటు.

LIST OF FINAL AMENDMENTS TO THE FINAL ROLLS OF ELECTORS FOR 1937 AND 1939
FOR THE MADRAS PROVINCE INDIAN CHRISTIAN CONSTITUENT, 1939-KISTNA
DISTRICT.

1937-38 సంవత్సరం—కృష్ణా జిల్లా.

Registration Area—Kistna district

కాన్స్టాబుల్స్ గెజెటు, మద్రాసు, 1937-38 సంవత్సరం మద్రాసు ప్రావిన్సు సెంటు జార్జి గెజెటుయొక్క
16వ భాగము 1939 సంవత్సరం మద్రాసు ప్రావిన్సు సెంటు జార్జి గెజెటు.

Serial number for the whole constituency, serial number for the registration area, name, father's,
Karnavan's or husband's name, address and kind of qualification.

క్రమ సంఖ్య, ప్రావిన్సు, జిల్లా, పట్టణం, వాస్తవ్యుడు.

Additions and Deletions—Nil

మొత్తం
Correction

సంఖ్య
For

కాన్స్టాబుల్స్, మద్రాసు 2, య. (కాన్స్టాబుల్స్ భాగం),
కాన్స్టాబుల్స్, 2 (2)

Ramachandran, Rev. D. S. (Rev. Assistant),
Kovvur, 2 &

సంఖ్య
Total

కాన్స్టాబుల్స్, మద్రాసు 2, య. (కాన్స్టాబుల్స్ భాగం),
కాన్స్టాబుల్స్, 2 (2)

Ramachandran, Rev. D. S. (Rev. Assistant),
Kovvur, 2 &

మద్రాసు, 1940 న సంవత్సరం 17 న రే.

Madras, 17th February 1940.

2, య. కాన్స్టాబుల్స్ భాగం.

సంఖ్య.

V. N. VISWANATHA Rao,
Collector.

justify the grant of the advance and that the advance will be expended on the following object or objects and not otherwise—

- (a) to pay expenses incurred in connection with the privileged share of the subscriber or any person actually dependent on him;
- (b) to pay for the ordinary passage for reasons of health or education of the subscriber or any person actually dependent on him;
- (c) to pay obligatory expenses on a scale appropriate to the subscriber's status in connection with marriages, funerals or ceremonies which by his religion it is incumbent on him to perform.

(d) The advance shall in no case exceed the amount of subscription, and interest thereon standing to the credit of the subscriber in his provident fund account at the time when the advance is granted.

(e) The president, director board, shall record in writing his reasons for granting the advance.

(f) In doing the amount of an advance, the president, director board, shall pay first regard to the amount at the credit of the subscriber in his provident fund account.

18. An advance shall not, except for special reason to be recorded in writing and except with the special sanction of the District Board—

(a) exceed three months' pay or half the amount of subscription and interest thereon standing to the credit of the subscriber in his provident fund account, whichever is less, or

(b) unless the amount already advanced does not exceed two-thirds of the amount admissible under sub-rule (a), be granted until at least twelve months after the final payment of all previous advances together with interest thereon.

Provided that if the reason is of a confidential nature it may be communicated to the District Officer confidentially.

Draft amendments to rules for the conduct of elections of municipal councillors and members to local boards.

Port St. George, April 6, 1940
(G.O. No. 2705, L.A.).

No. 384.

The following draft of certain amendments to the rules for the conduct of elections of municipal councillors published with Local Self-Government Department Notification No. 277, at page 504 to 402 of Part I-A of the Port St. George Gazette, dated the 20th July 1935, as subsequently amended, which it is proposed to make in exercise of the powers conferred by clause (a) and (b) of sub-section (2) of section 220 of the Madras District Municipalities Act, 1920 (Madras Act V of 1920), is hereby published, as required by clause (a) of section 204 of the said Act, for general information.

Notice is hereby given that the draft will be further proceeded with after six weeks from the date of publication of this notification and that any objection or suggestion, which may be received with respect thereto before the expiry of the period aforesaid, will be considered by the Government of Madras.

DRAFT AMENDMENTS.

In the said rules—

1. After sub-rule (3) of rule 12, the following sub-rule shall be inserted, namely:—

"(4) When a women elector cannot be identified by the identification officers appointed under sub-rule (1) by reason of her observing 'pardah', she may be required to be identified by any of her near relatives unless she otherwise satisfies the polling officer of her identity.

If any question arises as to whether a person is or is not a near relative within the meaning of this sub-rule it shall be decided by the polling officer and his decision shall be final."

2. In sub-rule (2) of rule 20-A, for the word "sympathiser" the words "cast language" shall be substituted.

3. For the last sentence of rule 22, the following sentence shall be substituted, namely:—

"Except as mentioned herein, and subject to the provisions of section 47 of the Act, every person whose name is found on the electoral roll shall be entitled to be supplied with a ballot paper."

Act A.

No. 385.

The following draft of certain amendments to the rules for the conduct of elections of members to local boards published with Local Self-Government Department Notification No. 277, dated the 20th February 1935, at page 316-314 of Part I-A of the Port St. George Gazette, dated the 18th February 1935, is subsequently amended, which it is proposed to make in exercise of the powers conferred by clause (a) and (b) of sub-section (2) of section 220 of the Madras Local Boards Act, 1920 (Madras Act XIV of 1920), is hereby published, as required by section 204 of the said Act, for general information.

Notice is hereby given that the draft will be further proceeded with after six weeks from the date of publication of this notification and that any objection or suggestion, which may be received with respect thereto before the expiry of the period aforesaid will be considered by the Government of Madras.

DRAFT AMENDMENTS.

In the said rules—

1. In rule 6 and sub-rule (1) of rule 8, for the word "candidate" the word "language" shall be substituted.

2. After sub-rule (2) of rule 22, the following sub-rule shall be inserted, namely:—

"(3) Where a women elector cannot be identified by the identification officers appointed under sub-rule (1) by reason of her observing 'pardah' she may be required to be identified by any of her near relatives unless she otherwise satisfies the polling officer of her identity.

If any question arises as to whether a person is or is not a near relative within the meaning of this sub-rule it shall be decided by the polling officer and his decision shall be final."

3. In sub-rule (2) of rule 20-A, for the words "sympathiser" the words "cast language" shall be substituted.

4. For the last sentence of rule 22, the following sentence shall be substituted, namely:—

"Except as mentioned herein, and subject to the provisions of section 47 of the Act every person whose name is found on the electoral roll shall be entitled to be supplied with a ballot paper."

Amendments to rules relating to the transfer of irrigation licenses to purchasers.

Port St. George, April 21, 1940
(G.O. No. 2605, L.A.).

No. 386.

In exercise of the powers conferred by section 65-B and clause (i) of sub-section (3) of section 196 of the Madras Local Boards Act, 1920 (Madras Act XIV of 1920), the Government of Madras is hereby pleased to make the following amendments to the rules relating to the transfer of Irrigation Licenses to purchasers, published with Local Self-Government Department Notification No. 1206, dated the 25th August 1935, at page 516-514 of Part I-A of the Port St. George Gazette, dated the 20th September 1935:—

AMENDMENTS.

1. In the preamble to the said notification, for the words "Local Government," the words "Government of Madras (Government referred to in the Government)" shall be substituted.

2. In the rule published with the said notification, in subsection (3), for the words "Local Government," the word "Government" shall be substituted.

Amendment to the rule relating to the grant of pecuniary contribution in respect of officers and servants of local bodies.

Port St. George, April 6, 1940
(G.O. No. 2705, L.A.).

No. 387.

In exercise of the powers conferred by sub-section (3) of section 73 and clause (a) of sub-section (2) of section 220 of the Madras Local Boards Act, 1920 (Madras Act XIV of 1920), the Government of Madras is hereby pleased to make the following amendment to the rule published with

Draft amendments to rules for the conduct of electoral elections for General and members of Scheduled Castes in the Corporation of Madras.

For St. George, April 16, 1940
(S.G. No. 117, L.S.)

No. 612.

The following draft of various amendments to the rules for the conduct of electoral elections to the Corporation of Madras for the four general seats and the three seats specially reserved for members of the Scheduled Castes published by the Local Self-Government Department, Notification No. 577, dated the 17th August 1936, at page 418 to 420 of Part 3-A of the Fort St. George Gazette, dated the 11th August 1936, as subsequently amended, which it is proposed to make in pursuance of the powers conferred by Article 38 of the Madras City Municipal Act, 1920 (Madras Act IV of 1920), is hereby published for general information.

Notice is hereby given that the draft will be further proceeded with after six weeks from the date of publication of this notification and that any objection or suggestion which may be received with respect thereto before the expiry of the period above said will be considered by the Government of Madras.

DRAFT AMENDMENTS.

In the said rules—

(1) For the words "Local Government" wherever they occur, the words "Provincial Government" shall be substituted.

(2) In rule 1—

(i) for the words and brackets "the date last being less than twenty days before the date fixed for election" and the time within which the nomination papers must be submitted," the words "the date on which the place at which and the hours between which nomination papers must be presented, as approved of not less than twenty days before the date fixed for the election and the earliest date for the presentation of nomination papers" shall be substituted; and

(ii) for the word "Add-Dravidas," the words "members of the Scheduled Castes" shall be substituted.

(3) In rule 5—

(a) for the words "for Add-Dravidas," the words "for members of the Scheduled Castes" shall be substituted;

(b) for the words "for Add-Dravidas electors," the words "for electors of such castes" shall be substituted;

(c) for the expression "General" the expression "General" shall be substituted;

(d) for the expression "qualified Add-Dravidas electors," the expression "qualified Add-Dravidas electors" shall be substituted; and

(e) for the word "Add-Dravidas," meaning the Scheduled Castes, the word "Scheduled Castes" shall be substituted.

(4) For sub-rule (1), the following sub-rule shall be substituted, namely—

"(1) No nomination paper shall be received after the appointed time on the last of the date appointed for the presentation of nomination papers;" and

(5) After sub-rule (4), the following sub-rules shall be inserted, namely—

"(5) (a) Any candidate may withdraw his candidature by notice in writing signed by him, and delivered to the Commissioner at or before three o'clock in the afternoon of the day succeeding the second day for the hearing of objections under rule 6.

(b) Unless the notice is delivered by the candidate himself to the Commissioner, the candidate's signature on the notice shall be attested by a person empowered to attest relative.

Provided that if the day is a public holiday within the meaning of section 25 of the Negotiable Instruments Act, 1881, or has been notified by the Provincial Government as a day to be observed as a holiday in Government offices, the notice shall be considered as having been received in the time if it is presented

at or before three o'clock on the next succeeding day which is neither such a public holiday nor a day so notified.

(6) In cases where a poll is found to be necessary, a candidate may also withdraw his candidature by notice in writing signed by the candidate and delivered by him personally to the Commissioner after the latest hour for withdrawal referred to in sub-rule (5) but at least three clear days before the date appointed for the poll.

A withdrawal under the sub-rule may be made not later than five o'clock in the afternoon of the last day for such withdrawal.

Explanation.—Withdrawal under the sub-rule will stand in lieu of the deposit made by or on behalf of the candidate.

(7) The Commissioner on receiving a notice of withdrawal under sub-rule (5) or sub-rule (6) shall, as soon as may be, cause a notice of the withdrawal to be affixed in some conspicuous place in his office and where the withdrawal is under sub-rule (5) shall forthwith give intimation of such withdrawal to all other candidates who have not withdrawn their candidatures.

(8) A candidate who has withdrawn his candidature under sub-rule (5) or sub-rule (6) shall not be allowed to cancel the withdrawal or to be re-nominated as a candidate for the same election.

(9) In rule 5—

(i) in sub-rule (1)—

(a) for the words "On or before the date specified in the notice under rule 1 for the submission of nomination papers," the words "At or before the time of presentation of his nomination paper or papers" shall be substituted;

(b) for the word "Add-Dravidas," the words "members of the Scheduled Castes" shall be substituted; and

(c) the following sentence shall be added at the end, namely—

"A separate deposit shall be required in respect of each election for which the candidate wishes to stand;" and

(10) For sub-rule (2), the following sub-rule shall be substituted, namely—

"(2) If an nomination paper is received within the time specified in that behalf in respect of any person by whom or on whose behalf the deposit referred to in sub-rule (1) has been made, or if the nomination of any such person is rejected, or

if he withdraws his candidature in the manner and within the time specified in sub-rule (5) of rule 2, the deposit shall be returned to the person by whom it was made; and if any candidate dies before the commencement of the poll, or if any such deposit, if made by him, shall be returned to his legal representative or if any such by the candidate, shall be returned to the person by whom it was made."

(11) In the last clause of the form in rule 4 for the word "Add-Dravidas" the words "Scheduled Castes" shall be substituted.

(12) In rule 5—

(a) for the words "for Add-Dravidas," the words "for members of the Scheduled Castes" shall be substituted; and

(b) for the word "Add-Dravidas" the words "such castes" shall be substituted.

(13) To sub-rule (1) of rule 7, the following sentence shall be added, namely—

"Provided that if a candidate who has been duly nominated dies after the date appointed for the hearing of objections and before the commencement of the poll, the Commissioner shall, upon being satisfied of the fact of the death of the candidate, countermand the poll and report the fact to the Provincial Government, and all proceedings with reference to the election shall be recommenced there as if it were a new election."

Provided further that in the case of a candidate who stood nominated at the time of the countermanding of the poll.

(b) The value of

(4) for the first sentence, the following sentence shall be substituted, namely:—

"The Commissioner shall appoint one or more parking officers to provide at work parking spaces and work other persons to assist the parking officers as he deems necessary, and shall pay them reasonable compensation for their services;" and

(4) the following phrase shall be added at the end, namely:—

Provided that the Commissioner, at his discretion, if a sufficient number of women are able and willing to act as polling officers are available, provide adequate polling arrangements for taking the votes of women electors at any polling station or make such other arrangements as may be necessary to ensure the privacy of any elector who may wish to vote in secret, he may be appointed to act as polling officers in respect of the votes of the women electors concerned. Except the police or other public servants on duty no candidate, agent of a candidate or other person who is not a woman shall be admitted into or to the premises of such polling station or to the precincts of such work, women voters not known, at the said station or

(d) In rule 3(2), after the second sentence, the following sentence shall be inserted, namely:—

¹² On every ballot paper, such mark as may be directed by the Commissioner shall be stamped across the perforation between the ballot paper and the coverlet in such a manner that the mark falls partly on the ballot paper and partly on the coverlet.¹³

On De rule 9, for the words "at the hour fixed for the starting of the poll," the words "sufficiently early before the starting of the poll" shall be substituted.

(ii) In rule 30-A, the words "stamp the ballot paper across the perforation between the pad and the counterfoil with each mark as may be directed by the Commissioner. He shall then" shall be omitted.

101 To rule, if—

(d) as substitute (2) for the word "twenty," the word "five" shall be substituted.

(2) in accordance with

(d) for the words "after instituting such inquiries as may be necessary," the words "shall immediately institute such inquiries as may be necessary and" shall be substituted, and

(4) for the second and third sentences, the following sentences shall be substituted, *mutatis mutandis*—

¹⁷ If it is found as a result of the inquiry made by the Commissioner or as a result of the general trial that the address of proceedings has not been posted, the Commissioner shall decide whether the claim or any part of the deposit shall be declared forfeit to the Corporation. In coming to a decision on this matter the Commissioner shall be guided by the facts and circumstances recorded either by himself in the inquiry made by him or recorded in the judicial trial.¹⁸ and

(iii) after sub-rule (k) the following sub-rule shall be inserted, *mutatis mutandis*:

"(7) A challenge once made shall not be permitted to be withdrawn except with the indulgence of the court in *Ex parte*.

(12) Rules 18-A and 18-B shall be renumbered as rules 18-D and 18-C respectively and the following shall be inserted as rule 18-A, namely:—

"12-8. (1) A polling officer or other police agent who being entitled to vote in a division for a general and or a special election for members of the Suburban Council is only appointed for duty at a polling station of another division where he is not entitled to record his vote, may apply to the Commissioner for a certificate which shall be in the form given below, entitling him to record his vote at the polling station where he is employed.

Cretched Clerk ... said in protest from voting at
 the said session, and that I have therefore duly
 read him to vote at ...

Solution:

1998—1999

Geography, Orientation of India

(f) The Commissioner shall furnish the polling officer of the polling station where the person referred to in sub-rule (i) is employed, with the following:-

of the ballot paper, and

(d) the envelopes bearing the names assigned to the candidates with the money order or other receipt, all of which pertain to the division in which the person referred to above is an elector.

(2) A person in possession of a certificate in the prescribed form shall deliver the certificate to the polling officer who shall thereupon issue to the person the ballot paper specially sent to him by the Commissioner under sub-rule (1) with the necessary envelopes and voter card. Such ballot paper shall be dealt with by the person concerned in the following manner:-

2) The person shall proceed into the polling compartment and place the ballot paper in the envelope bearing the colour assigned to the candidate for whom he wishes to vote. He shall then stick the envelope and endorse it in the outer cover and hand over the same to the polling officer.

(2) The polling officer shall make up into separate packets for each division, the votes in which votes have been so recorded, the unrecorded votes being placed in the envelope, and up each such packet in the manner specified in rule 30-2 and forward the same to the Commissioner."

CA) in sub-rule (2) of rule 18-B as remembered the word "and" occurring at the end of clause (vi) shall be omitted and for clause (vii) the following shall be substituted, namely:—

¹⁰ (iii) the list of challenged rules with the statements or statements mentioned in sub-rules (i) and (ii) of rule 12, and

(c) the prices referred to in rule 18.6 and shall forward such markets to the Commission *

(18) For rule 18-0 as numbered the following rule shall be substituted, namely:—

"354. The Commissioner at a public hearing of which previous notice has been given, shall determine the presence of such conditions or their absence. It may be in attendance, ascertain the total number of votes given to each candidate. The ballot box as presented to the voters shall be opened in the presence of the elector and colored and all votes shall be counted. Colored as those here, declared in cases which may have been received under rule 14.8 of this regulation and rule 17.0 of this regulation for the election of the candidates for the year next opening covered for labor and shall be counted in the presence of the elector. The Commissioner shall take up the ballot box. The Commissioner shall take up the ballot box and record the total number of votes received by the candidate concerned in a statement. The Commissioner shall then proceed separately with each candidate as he appears at each public hearing. The Commissioner shall take up the ballot box and record the result of the election under his jurisdiction."

(3) The Commissioner shall allow the candidate and their agent reasonable opportunities to present, without leading, all bullet points which in his opinion are valid as he rejected. He shall inform on every bullet point which is rejected the word "insufficient." If any candidate or agent presents the correctness of the rejection, he shall be noted on the bullet paper the grounds for the rejection.

(3) The Consumer shall, as far as practicable, proceed continuously with the opening of the box; and shall during any necessary intervals during which the opening has to be suspended, place the bottle, papers, packets and other documents relating to the product under his own seal and the seal of each candidate or agent as may desire to affix one, and shall cause adequate precautions to be taken for their safe custody.

- (6) A ballot paper shall be rejected if—
 (i) it bears any mark by which the elector can be identified; or
 (ii) it does not bear the official stamp prescribed in rule 5-D.

Provided that a ballot paper shall not be rejected under clause (i) if the Commissioner is satisfied beyond reasonable doubt that the ballot paper was not used by the polling officer.

- (10) For rule 10, the following rule shall be substituted, namely:—

"10. Upon the completion of the counting and the declaration of the results, the Commissioner shall send up in separate packets—

- (a) the rejected ballot papers; and

(b) the rejected ballot papers and shall mark on each packet the number of papers it contains. A note shall be made giving a description of the contents of each packet and the election to which it relates."

- (17) After rule 22, the following rules shall be added, namely:—

"23. If any difficulty arises as to the holding of any election under these rules, the Provisional Government may, by order, do anything not inconsistent with these rules which appears to them necessary for the proper holding of the election. Every order issued under this rule shall be laid before each of the Chambers of the Provisional Legislature at its next meeting.

24. Notwithstanding anything contained in the foregoing rules, the Provisional Government may, for special reasons, suspend the Commissioner in his duties and appoint other than those specified or fixed by or under those rules, for all or any of the stages of the election proceedings aforesaid."

Draft amendments to rules for the conduct of elections of labour committees of the Corporation of Madras

For St. George, April 10, 1940

1940, No. 1034, Sub.

No. 401.

The following draft of certain amendments to the rules for the conduct of elections to the two seats recently reserved for labour published with Local Government Department, South-Western No. 575, dated the 11th August 1939, at pages 400 to 475 of Part I A of the Fort St. George Gazette, dated the 11th August 1939, as subsequently amended, which it is proposed to make in exercise of the powers conferred by section 10 of the Madras City Municipal Act, 1920 (Madras Act IV of 1920), is hereby published for general information:

Notice is hereby given that the draft will be further proceeded with after six weeks from the date of publication of this notification and that any objections or suggestions which may be received with respect thereto within the expiry of the period aforesaid will be considered by the Government of Madras.

DRAFT AMENDMENTS.

In the said rules:—

1. For the words "Local Government" wherever they occur the words "Provisional Government" shall be substituted.

2. In rule 3 for the words and brackets "the date (not being less than twenty days before the date fixed for election) and the time within which the nomination papers must be submitted" the words "the date at which the papers at which and the hours between which nomination papers must be presented, an interval of not less than twenty days being allowed between the date fixed for the election and the earliest date for the presentation of nomination papers" shall be substituted.

3. In rule 3—

(a) for sub-rule (2) the following sub-rule shall be substituted, namely:—

"(2) No nomination paper shall be received after the appointed time on the last of the date appointed for the presentation of nomination papers;" and

(b) after sub-rule (3) the following sub-rule shall be inserted, namely:—

"(3) Any candidate may withdraw his candidature by notice in writing signed by him and delivered to the Commissioner at or before 5 o'clock in the afternoon of the day terminating the second day for the lodging of nominations under rule 4.

(4) Unless the notice is delivered by the candidate himself in the Commissioner, the candidate's signature on the notice shall be attested by a person empowered to attest a notice."

Provided that if this day is a public holiday within the meaning of section 45 of the Nagasaki Ordinances Act, 1930, or has been notified by the Provisional Government as a day to be observed as a holiday in Government offices, the notice shall be considered as having been received on the next day if it is presented at or before 5 o'clock on the next succeeding day which is neither such a public holiday nor a day so notified.

(5) In cases where a poll is found to be necessary, a candidate may also withdraw his candidature by notice in writing signed by the candidate and delivered by him personally to the Commissioner after the latest hour for withdrawal referred to in sub-rule (4) but at least three days before the date appointed for the poll.

A withdrawal under this sub-rule may be made on or later than 5 o'clock in the afternoon of the last day for such withdrawal.

(7) The Commissioner on receiving a notice of withdrawal under sub-rule (4) or sub-rule (5) shall, as soon as may be, cause a notice of the withdrawal to be affixed at a conspicuous place in his office and where the withdrawal is under sub-rule (4) shall forthwith give intimation of such withdrawal to all other candidates who have not withdrawn their candidatures.

(8) A candidate who has withdrawn his candidature under sub-rule (4), or sub-rule (5) shall not be allowed to contest the election, or to be recommended as a candidate for the same election."

4. To sub-rule (1) of rule 6 the following provision shall be added, namely:—

"Provided that if a candidate who has been duly nominated does after the date appointed for the lodging of objections and before the commencement of the poll, the Commissioner shall, upon being satisfied of the fact of the death of the candidate, countermand the poll and report the fact to the Provisional Government, and all proceedings with reference to the election shall be commenced anew in all respects as if for a new election."

Provided further that no fresh nomination shall be necessary in the case of a candidate who should be nominated at the time of the countermanding of the poll."

5. For the first sentence of rule 7, the following sentence shall be substituted, namely:—

"The Commissioner shall appoint one or more polling officers to preside at each polling station and such other persons to assist the polling officers as he thinks necessary, and shall pay them reasonable remuneration for their services."

6. In rule 7-B after the second sentence the following sentence shall be inserted, namely:—

"On every ballot paper, such mark as may be directed by the Commissioner shall be affixed across the perforation between the first page and the counterfoil on each a manner that the mark fully partly on the ballot paper and partly on the counterfoil."

7. In rule 8 for the words "at the hour fixed for the meeting of the poll" the words "at least thirty days before the starting of the poll" shall be substituted.

8. In rule 9-A the words "during the ballot paper upon the perforation between the first and counterfoil with such mark as may be directed by the Commissioner. He shall there" shall be omitted.

6. In rule 16—

(i) in sub-rule (1) for the word "insert" the word "draw" shall be substituted;

(ii) in sub-rule (2)—

(a) for the words "after affixing such sealings as may be necessary" the words "shall immediately indicate such sealings as may be necessary and" shall be substituted; and

(b) for the second and third sentences the following sentences shall be substituted, namely:—

"If it is found on a result of the enquiry made by the Commissioner or as a result of the judicial trial that the officers of the Commission have not been proved, the Commissioner shall decide whether the whole or any part of the deposit shall be delivered forth to the Corporation. In coming to a decision on this point the Commissioner shall be guided by the facts and conclusions recorded either by himself in the enquiry made by him or recorded at the judicial trial;" and

(iii) after sub-rule (3) the following sub-rule shall be inserted, namely:—

"(3) A challenge once made shall not be permitted to be withdrawn except with the sanction of the deposit in full."

17. Rules 17-A and 17-B shall be renumbered as rules 17-B and 17-C respectively and the following shall be inserted as rule 17-A, namely:—

"17-A. (1) A polling officer or other publican or other person who is entitled to vote in a division for a general or special election shall be appointed for duty at a polling station in a labour constituency may apply to the Commissioner for a certificate which shall be in the form given below, relating him to record his vote at the polling station where he is employed."

FORM.

Certified that.....
 entitled to vote at.....
 for division..... has been employed in connection with the election for the..... Labour Constituency and is permitted from voting at the said station and that I have therefore authorized him to vote at.....

Signature.....

Date.....

Commissioner, Corporation of Madras.

(2) The Commissioner shall furnish the polling officer of the polling station where the person referred to in sub-rule (1) is employed, with the following:—

(i) the ballot paper; and

(ii) the envelopes bearing the names assigned to the candidates with the necessary entry covers, all of which pertain to the division in which the person referred to above is an elector.

(3) A person in possession of a certificate in the prescribed form shall deliver the certificate to the polling officer who shall deliver him to the person the ballot paper specially sent to him by the Commissioner under sub-rule (2) with the necessary envelopes and entry covers. Such ballot paper shall be dealt with by the person concerned in the following manner:—

(i) The person shall proceed into the polling compartment and place the ballot paper in the envelope bearing the colour assigned to the candidate for whom he wishes to vote. He shall then stick the envelope and enclose it in the outer cover and hand over the cover to the polling officer.

(ii) The polling officer shall make up into separate packets for each division, the covers in which votes have been so recorded, the enclosed envelopes being fastened in the manner specified in rule 17-B and forward the same to the Commissioner."

11. In sub-rule (2) of rule 17-B as renumbered the word "and" occurring at the end of clause (ii) shall be omitted and for clause (iii) the following shall be substituted, namely:—

(iii) the list of checked votes with the statement or statements mentioned in sub-rules (2) and (3) of rule 16, and

(iv) the covers referred to in rule 17-A (which shall be dealt with by the Commissioner in accordance with the provisions of rule 18-A of the rules for the election of divisional electors to the Corporation of Madras for the forty general seats and the three seats specially reserved for members of the scheduled castes)

and shall forward such packets to the Commissioner."

12. For rule 17-C as renumbered the following rule shall be substituted, namely:—

"17-C. (1) The Commissioner at a time and place of which previous notice has been given, shall in the presence of such candidates as their agents may be in attendance, ascertain the total number of votes given to each candidate. The ballot box or boxes relating to a constituency having been opened, the serial number and colour shall be opened and the other matters. The Commissioner shall take out the ballot papers therefrom, count them and record the total number of votes received by the candidate concerned in a statement. The Commissioner shall then proceed similarly with the ballot boxes of each other colour permitted for the constituency. The Commissioner shall record the result of the election before he proceeds."

(2) The Commissioner shall allow the candidates and their agents reasonable opportunity to inspect, without handling, all ballot papers which in his opinion are liable to be rejected. He shall examine every ballot paper which is rejected on the spot. If any candidate or agent present questions the correctness of the rejection, he shall also attend on the ballot paper the grounds for the rejection."

(3) The Commissioner shall so far as practicable, proceed simultaneously with the counting of the votes and shall during any necessary intervals during which the counting has to be suspended, place the ballot papers, packets and other documents relating to the election under his own seal and the seal of each candidate or agent as may desire to affix them, and shall cause adequate precautions to be taken for their safe custody."

(4) A ballot paper shall be rejected if—

(i) it bears any mark by which the elector can be identified; and

(ii) it does not bear the official stamp prescribed in rule 5-B;

Provided that a ballot paper shall not be rejected under clause (i) if the Commissioner is satisfied beyond reasonable doubt that the ballot paper was used by the polling officer."

13. For rule 20, the following rule shall be substituted, namely:—

"20. Upon the completion of the counting and the declaration of the result, the Commissioner shall set up in separate packets:—

(i) the original ballot papers; and
 (ii) the rejected ballot papers
 and shall mark on each packet the number of papers it contains. A note shall be made giving a description of the contents of each packet and the station in which it is set up."

14. After rule 21 the following rule shall be added, namely:—

"22. If any difficulty arises as to the holding of any election under these rules, the Provincial Government may, by order, do anything not inconsistent with these rules which appears to them necessary for the proper holding of the election. Every order passed under this rule shall be laid before each of the Chambers of the Provincial Legislature at its next meeting."

23. Notwithstanding anything contained in the foregoing rules, the Provincial Government may, for special reasons, empower the Commissioner to do or cause to be done any thing specified or referred to in these rules, for all or any of the stages of the election proceedings mentioned therein."

A. S. W. DIXON,
 Secretary to Government.

No. 413.

Where section 6 of the Land Acquisition Act, the Government of Madras hereby declare that the lands specified below and amounting to 232 acres, be the same a little more or less, be needed for a public purpose, to wit, for the formation of a road from Maravathur to Maravathurkottai road; and under section 3 and 7 of the same Act, the Special Deputy Collector for Land Acquisition, Bangalore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said lands. A plan of the lands is kept in the office of the Special Deputy Collector for Land Acquisition, Bangalore, and may be inspected at any time during office hours.

Named district, Tirupattur taluk,
Channarayana village.

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Supervision of the Relangi Panchayat Board.

Whereas the Relangi Panchayat Board in the Tanjore taluk of the West Godavari district is, in the opinion of the Inspector of Municipal Councils and Local Boards, incompetent to perform the duties imposed on it by law;

Now, therefore, in exercise of the powers delegated to him by the Local Government, under section 223 of the Madras Local Boards Act, 1920, and in pursuance of the powers conferred under and on 67 A of the said Act, the Inspector of Municipal Councils and Local Boards hereby directs that the said Relangi Panchayat Board shall be superseded for a period of one year with effect from the date of publication of the notification in the Fort St. George Gazette.

Madras, 8th April 1948.

Dissolution and reconstitution of the Chinnamallam Panchayat Board.

Whereas the Panchayat Board of Chinnamallam in Narsimhar taluk, West Godavari district, is, in the opinion of the Inspector of Municipal Councils and Local Boards, incompetent to perform the duties imposed on it by law;

Now, therefore, in exercise of the powers conferred under sub-section (2) of section 48 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby directs that the said panchayat board be dissolved with effect from the date of publication of the notification in the Fort St. George Gazette and be reconstituted not later than 1st June 1948.

S. RANGASWAMY,
Inspector of Municipal Councils and Local Boards.

Madras, 28th April 1948.

NOTIFICATIONS BY COLLECTORS AND LOCAL AUTHORITIES.

Allocation of the income of Sri Chinnamallam Sankarathempel at Guntur.

HINDU RELIGIOUS ENDOWMENTS BOARD, MADRAS.

[O.A. No. 223 of 1938 with the sanction of the endowment Board by Madrasa Stampers and others by deed, dated 21st December 1937, in relation to Sri Chinnamallam Sankarathempel situated to Sri Chinnamallam Sankarathempel, Chinnamallam, Guntur district.]

Proceedings under section 77 of the Madras Hindu Religious Endowments Act, 1920 (Madras Act II of 1920).

ORDER'S ORDER No. 1937, passed 27th March 1940. This case having come on for final hearing on 11th March 1940, same being present on the said date either in person or by agent and having stood over for consideration on all the day, the Board passes the following order:—

"The settlement deed directs that the entire income from the properties specified has to be spent (1) for the repairs to the temple, (2) for the performance of the religious services in the temple, and (3) for attending repairs to the public tank called 'Ayyappa-kanna', but does not indicate as to what is the exact amount to be spent on each of the items. Item (1) and (2) are confined to its religious purposes and have to be so spent. In the absence of any indication in the deed as to suggestion or representation from the trustees, the Board hereby directs, under section 77 of Madras Act II of 1927, that two-thirds of the entire income from the properties shall be allocated to the religious purposes connected with the temple as above and one-third for charitable purposes."

A. BALAKRISHNAN,
Secretary.

Days with dates.	Reflected.	City of departure or to.	Place of arrival (and date of arrival).	Place of destination, name of building, etc.	Form of conveyance, Cost (freight or of ship).
Monday, 4th May.	Backtrack and Road- making.	Do.	Do.	Do.	Do.
Tuesday, 5th	Do.	Do.	Do.	Do.	Do.
Wednesday, 6th	Do.	Do.	Do.	Do.	Do.
Thursday, 7th	Do.	Do.	Do.	Do.	Do.
Friday, 8th	Do.	Do.	Do.	Do.	Do.
Saturday, 9th	Do.	Do.	Do.	Do.	Do.
Sunday, 10th	Do.	Do.	Do.	Do.	Do.

17. *Source: as was said, and William's Exhortation to Timothy, Light and Power.*

12. FOR THE COMMISSION OF MARINEVILLE, THACKERSON, KESTON AND HUBBARD AT OREGON.										
Fishes, Red Ship.	Males		Light and Heavy		10-15 mm.		0	Expected Larva	Embryonic Larva	Dr. J. E. Keston, Professor of Natural History, at the University of Oregon, Corvallis, Oregon, has these fish.
	Size	Sex	Size	Sex	Size	Sex				
Sculpin, Red Ship.	10	Male	10	Female	10	Male	10	10	10	10
	10	Male	10	Female	10	Male	10	10	10	10

THE END OF THE LINE OF THE INDUSTRIAL AGE

Printing, and Map.	Electric Light Towers.	and Lower ..	Sum.	1	Expenses, Librarian, Board's Office.	The Public, Electric Gas- works, Fuel, etc.
Do.	Do.	Do.	Sum.	7	Do.	Do.
Do.	Do.	Do.	Sum.	8	Do.	Do.
Do.	Do.	Do.	Sum.	1	Do.	Do.

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Printer, No.	80	David David.	1844	and	Wigton	-	Horn	1	Forest	Wood,	Chiche-	Thos.	Elmfield	Engle-
		Do.	1847	-	Do.		Do.	1	Do.			Do.	Do.	Do.

AD 704. EARTHQUAKE AT ALEXANDRIA AND STABDIUM.

John, J. E. (Florida)	Light	and	June	..	8-28 a.m.	28	40 years	22 E. Y. Exp.	The Individual	Officer
Salisbury, W. S.	Do.	Do.	Do.	..	8-28 a.m.	17	Do.	Do.	Do.	Do.

III. Scope of the Civil and Financial Examinations of Associations

[D] FOR COUNTRIES IN CONGRESS ARE REPRESENTED BY REPRESENTATIVE.									
Thursday, Apr. 1.	H.R.	Agribusiness	11	Lower	11	6	Office of the Assistant Secretary of Agriculture, Washington, D.C.	The Assistant Director of Agri- culture, Washington, D.C.	
		So.	12	Higher	12	2	Do.	Do.	

(3) REG. OFFICERS OF MARSHES, Salinity and Surface of Marshes.

Thursday, April 20	200	Agriculture	" Lower " 7 A.M. -	1	Office of the Assistant Inspector of Agriculture, Agriculture, Ontario.	The Assistant, Deputy of Agriculture, Ontario.
		Do.	" Higher " 9-11 A.M.	2	Do.	Do.

(B) FOR COUNTRIES 84 EDITIONS ARE AVAILABLE AT VARIOUS

Thomson, A. J.	and	Agnes	..	Letter ..	From ..	1	Office of the Assistant Inspector of Agri- culture, Sydney.	The Assistant, Director of Agriculture, Sydney.
		Do.	..	Reply ..	Re: ..	1	Do.	Do.

doi:10.1371/journal.pone.0142000.g001

Dawson, JIM	APRIL 1967	..	Liver	..	P.H.S.		Off. of the Assistant Director of Agriculture, Washington, D.C.	The Assistant Director of Agriculture, Oklahoma N.C.
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(14) *Foro Communitatis de Matera, in Italia.*

Theresa RPH	HR Assistant	Low	6.8.11	24	Office of the Assistant Director of Agriculture, Horticulture, Office General and Land	The Assistant Director of Agriculture Hedges.
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1. *Journal of Management Studies*, 1997, 34, 1, 1-15.

(d) For Guidance in Interpreting the Tables.

[EXAMINATIONS IN THE SERVICES OF THE CIVIL, MILITARY AND POLICE, IN THE SERVICES OF THE GOVERNMENT AND IN THE SERVICES OF THE GOVERNMENT AND IN THE SERVICES OF THE GOVERNMENT.]

It is hereby notified that the Written Tests in connection with the Government Technical Examinations in the Lower and Higher grades generally, will be conducted on Wednesday, the

24th April 1940 and subsequent days in the order of day, time and subjects as shown in the following table:—The Civil and Military Tests in such subjects as require them, being conducted on the 24th or 25th April 1940 in accordance with a notice that will be published in due season in Part I.B. of the Port St. George Gazette.

It is further notified that the Written Tests in the order of day, time and subjects as shown in the following table, will be conducted on the 24th or 25th April 1940 in accordance with a notice that will be published in due season in Part I.B. of the Port St. George Gazette.

TABLE SHOWING THE DAILY ORDER OF DAY, TIME AND SUBJECTS ALLOCATED TO WRITE THE WRITTEN EXAMINATIONS WILL BE CONDUCTED.

Note.—Candidates will get to attend in time up to one hour before the commencement of the examination in the order of day, time and subjects as shown in the following table. The order of day, time and subjects as shown in the following table, will be conducted on the 24th or 25th April 1940 in accordance with a notice that will be published in due season in Part I.B. of the Port St. George Gazette.

(1) Date.	(2) Time.	(3) Subject.	(4) Order of day, time and subjects as shown in the following table.
Wednesday, 24th Apr.	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.
Thursday, 25th Apr.	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.
Friday, 26th Apr.	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.
Saturday, 27th Apr.	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.
Sunday, 28th Apr.	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.
Monday, 29th Apr.	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.
Tuesday, 30th Apr.	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.
Wednesday, 1st May	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.
Thursday, 2nd May	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.
Friday, 3rd May	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.
Saturday, 4th May	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.
Sunday, 5th May	10 a.m. to 12 noon	Mathematics	First Paper.
	12 noon to 1 p.m.	Physics and Chemistry	Second Paper.
	1 p.m. to 2 p.m.	History and Geography	Third Paper.

(4) Typewriting (English or French or Italian).

These examinations in Typewriting (English or French or Italian) will be held on dates shown below, if the candidates have to be examined in the subject in lower grade.

First grade.	Second grade.	Third grade.	Fourth grade.
10-11 a.m. to 12 noon	10-11 a.m. to 12 noon	10-11 a.m. to 12 noon	10-11 a.m. to 12 noon
12-13 a.m. to 1-2 p.m.	12-13 a.m. to 1-2 p.m.	12-13 a.m. to 1-2 p.m.	12-13 a.m. to 1-2 p.m.
1-2 p.m. to 3-4 p.m.	1-2 p.m. to 3-4 p.m.	1-2 p.m. to 3-4 p.m.	1-2 p.m. to 3-4 p.m.
3-4 p.m. to 4-5 p.m.	3-4 p.m. to 4-5 p.m.	3-4 p.m. to 4-5 p.m.	3-4 p.m. to 4-5 p.m.

Note.—(1) The candidates in Typewriting (English or French or Italian) will be examined in the subject in the order of day, time and subjects as shown in the following table. The order of day, time and subjects as shown in the following table, will be conducted on the 24th or 25th April 1940 in accordance with a notice that will be published in due season in Part I.B. of the Port St. George Gazette.

(2) The candidates in Typewriting (English or French or Italian) will be examined in the subject in the order of day, time and subjects as shown in the following table. The order of day, time and subjects as shown in the following table, will be conducted on the 24th or 25th April 1940 in accordance with a notice that will be published in due season in Part I.B. of the Port St. George Gazette.

(3) The candidates in Typewriting (English or French or Italian) will be examined in the subject in the order of day, time and subjects as shown in the following table. The order of day, time and subjects as shown in the following table, will be conducted on the 24th or 25th April 1940 in accordance with a notice that will be published in due season in Part I.B. of the Port St. George Gazette.

(4) The candidates in Typewriting (English or French or Italian) will be examined in the subject in the order of day, time and subjects as shown in the following table. The order of day, time and subjects as shown in the following table, will be conducted on the 24th or 25th April 1940 in accordance with a notice that will be published in due season in Part I.B. of the Port St. George Gazette.

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[illegible]

U. S. 100-100000

15-21407

Buyers—Chief Buyer/Chief Merchandiser and place of residence.

A three-day festival celebrating the traditional and contemporary dance of the region, the 19th Annual Festival of the Dance, will be presented by the University of the Pacific and the University of the Pacific Dance Company. The festival will be held at the University of the Pacific, 1000 University Avenue, Stockton, California, from Friday, June 10, to Sunday, June 12, 1988. The festival will feature a variety of dance performances, including traditional and contemporary dance, and will also include a variety of other activities, including a variety of food and drink, and a variety of other activities, including a variety of food and drink, and a variety of other activities, including a variety of food and drink.

ROUTES AND PLACES OF ILLUMINATION

5. The following are ordinarily the centres at which the Twelfth-annual meeting of the body—the terminations in certain subjects—is the particular grades being held at certain specified centres² only:—

July.—(1) The High Speed Train to Highland (High) will be sold only at Market.

written by Michael Conditino.

3. Candidates in the professional category that are full persons are listed (with in the connection paragraph 21) but copies of the National List will be posted at the entrance to the examination hall at each center four days before the date of the commencement of the examination and that they are expected to learn their register numbers from these lists.

Footnote—Opinion of the majority of the court in *United States v. Galt*, 1970-1 CB 251, 30-31, 33-34, 35-36, 37-38, 39-40, 41-42, 43-44, 45-46, 47-48, 49-50, 51-52, 53-54, 55-56, 57-58, 59-60, 61-62, 63-64, 65-66, 67-68, 69-70, 71-72, 73-74, 75-76, 77-78, 79-80, 81-82, 83-84, 85-86, 87-88, 89-90, 91-92, 93-94, 95-96, 97-98, 99-100, 101-102, 103-104, 105-106, 107-108, 109-110, 111-112, 113-114, 115-116, 117-118, 119-120, 121-122, 123-124, 125-126, 127-128, 129-130, 131-132, 133-134, 135-136, 137-138, 139-140, 141-142, 143-144, 145-146, 147-148, 149-150, 151-152, 153-154, 155-156, 157-158, 159-160, 161-162, 163-164, 165-166, 167-168, 169-170, 171-172, 173-174, 175-176, 177-178, 179-180, 181-182, 183-184, 185-186, 187-188, 189-190, 191-192, 193-194, 195-196, 197-198, 199-200, 201-202, 203-204, 205-206, 207-208, 209-210, 211-212, 213-214, 215-216, 217-218, 219-220, 221-222, 223-224, 225-226, 227-228, 229-230, 231-232, 233-234, 235-236, 237-238, 239-240, 241-242, 243-244, 245-246, 247-248, 249-250, 251-252, 253-254, 255-256, 257-258, 259-260, 261-262, 263-264, 265-266, 267-268, 269-270, 271-272, 273-274, 275-276, 277-278, 279-280, 281-282, 283-284, 285-286, 287-288, 289-290, 291-292, 293-294, 295-296, 297-298, 299-300, 301-302, 303-304, 305-306, 307-308, 309-310, 311-312, 313-314, 315-316, 317-318, 319-320, 321-322, 323-324, 325-326, 327-328, 329-330, 331-332, 333-334, 335-336, 337-338, 339-340, 341-342, 343-344, 345-346, 347-348, 349-350, 351-352, 353-354, 355-356, 357-358, 359-360, 361-362, 363-364, 365-366, 367-368, 369-370, 371-372, 373-374, 375-376, 377-378, 379-380, 381-382, 383-384, 385-386, 387-388, 389-390, 391-392, 393-394, 395-396, 397-398, 399-400, 401-402, 403-404, 405-406, 407-408, 409-410, 411-412, 413-414, 415-416, 417-418, 419-420, 421-422, 423-424, 425-426, 427-428, 429-430, 431-432, 433-434, 435-436, 437-438, 439-440, 441-442, 443-444, 445-446, 447-448, 449-450, 451-452, 453-454, 455-456, 457-458, 459-460, 461-462, 463-464, 465-466, 467-468, 469-470, 471-472, 473-474, 475-476, 477-478, 479-480, 481-482, 483-484, 485-486, 487-488, 489-490, 491-492, 493-494, 495-496, 497-498, 499-500, 501-502, 503-504, 505-506, 507-508, 509-510, 511-512, 513-514, 515-516, 517-518, 519-520, 521-522, 523-524, 525-526, 527-528, 529-530, 531-532, 533-534, 535-536, 537-538, 539-540, 541-542, 543-544, 545-546, 547-548, 549-550, 551-552, 553-554, 555-556, 557-558, 559-560, 561-562, 563-564, 565-566, 567-568, 569-570, 571-572, 573-574, 575-576, 577-578, 579-580, 581-582, 583-584, 585-586, 587-588, 589-590, 591-592, 593-594, 595-596, 597-598, 599-600, 601-602, 603-604, 605-606, 607-608, 609-610, 611-612, 613-614, 615-616, 617-618, 619-620, 621-622, 623-624, 625-626, 627-628, 629-630, 631-632, 633-634, 635-636, 637-638, 639-640, 641-642, 643-644, 645-646, 647-648, 649-650, 651-652, 653-654, 655-656, 657-658, 659-660, 661-662, 663-664, 665-666, 667-668, 669-670, 671-672, 673-674, 675-676, 677-678, 679-680, 681-682, 683-684, 685-686, 687-688, 689-690, 691-692, 693-694, 695-696, 697-698, 699-700, 701-702, 703-704, 705-706, 707-708, 709-710, 711-712, 713-714, 715-716, 717-718, 719-720, 721-722, 723-724, 725-726, 727-728, 729-730, 731-732, 733-734, 735-736, 737-738, 739-740, 741-742, 743-744, 745-746, 747-748, 749-750, 751-752, 753-754, 755-756, 757-758, 759-760, 761-762, 763-764, 765-766, 767-768, 769-770, 771-772, 773-774, 775-776, 777-778, 779-780, 781-782, 783-784, 785-786, 787-788, 789-790, 791-792, 793-794, 795-796, 797-798, 799-800, 801-802, 803-804, 805-806, 807-808, 809-810, 811-812, 813-814, 815-816, 817-818, 819-820, 821-822, 823-824, 825-826, 827-828, 829-830, 831-832, 833-834, 835-836, 837-838, 839-840, 841-842, 843-844, 845-846, 847-848, 849-850, 851-852, 853-854, 855-856, 857-858, 859-860, 861-862, 863-864, 865-866, 867-868, 869-870, 871-872, 873-874, 875-876, 877-878, 879-880, 881-882, 883-884, 885-886, 887-888, 889-890, 891-892, 893-894, 895-896, 897-898, 899-900, 901-902, 903-904, 905-906, 907-908, 909-910, 911-912, 913-914, 915-916, 917-918, 919-920, 921-922, 923-924, 925-926, 927-928, 929-930, 931-932, 933-934, 935-936, 937-938, 939-940, 941-942, 943-944, 945-946

At Rules.

Admission and price of examination.

- (C) For all subjects of a Science (Biology, Mechanical and Electrical Engineering, and in the subjects of Engineering, Physics and Chemistry) and in the subjects of Civil Engineering, the fee for the examination is Rs. 100. For the examination in the subjects of Civil Engineering, the fee for the examination is Rs. 100. For the examination in the subjects of Civil Engineering, the fee for the examination is Rs. 100.

Financial examination and

- Examination in the subjects of Civil Engineering, the fee for the examination is Rs. 100. For the examination in the subjects of Civil Engineering, the fee for the examination is Rs. 100. For the examination in the subjects of Civil Engineering, the fee for the examination is Rs. 100.

Regulations to be observed by the candidates.

At Rules and in the subject.

1. Candidates in all the subjects must bring with them for use in the examination their own pens, pencils, erasers, knives, sharp pencils, eraser paper and ink of two or more colors (one blue, black, red, green, yellow and drawing ink) in their own hands. Candidates are also informed that they must bring their drawing instruments with them for those subjects which require plans to be supplied on scales, and diagrams to be drawn. The drawing paper required will be supplied to them at the examination.
2. Candidates in Surveying and Levelling (Higher Grade only) and in Hydrostatics and Irrigation Works (both grades) will be allowed to bring with them their mathematical tables for use in the examination.
3. Candidates in the subjects, the practical examination in which requires the use of tools, etc., must bring their own tools, etc., with them.
4. Candidates in all subjects will be allowed to use their own shorthand notes with a Typewriter. They will not be supplied with any "check" paper for the purpose, but will be allowed to bring with them their own "check" paper, if they wish to use such paper. The use of carbon paper will be on account be allowed in unobscuring the shorthand notes with a Typewriter. If the machine used by a candidate, however, gives out of order, no extra time will be given to him in comparison for loss of time while the machine is out of order, and no help will be given.
5. At the end of the period allotted, candidates must give up both their shorthand and by hand performance to the Chief Superintendent for submission to the Examiner.

Instructions regarding the Examination in Typewriting.

At Rules and in the subject.

12. Candidates in Typewriting will have to bring their own typewriter, ribbon, sheets, and also its necessary carbon paper with them, and must specify clearly on their answer papers, the particular kind of machine used by them in otherwise their answer papers will not be valued.
13. The following is the list of the names of Typewriters recognized for use in the examination:—
(a) Expedita—Model No. 10; Expedita—Model No. 12; Expedita—Model No. 14; Expedita—Model No. 16; Expedita—Model No. 18; Expedita—Model No. 20; Expedita—Model No. 22; Expedita—Model No. 24; Expedita—Model No. 26; Expedita—Model No. 28; Expedita—Model No. 30; Expedita—Model No. 32; Expedita—Model No. 34; Expedita—Model No. 36; Expedita—Model No. 38; Expedita—Model No. 40; Expedita—Model No. 42; Expedita—Model No. 44; Expedita—Model No. 46; Expedita—Model No. 48; Expedita—Model No. 50; Expedita—Model No. 52; Expedita—Model No. 54; Expedita—Model No. 56; Expedita—Model No. 58; Expedita—Model No. 60; Expedita—Model No. 62; Expedita—Model No. 64; Expedita—Model No. 66; Expedita—Model No. 68; Expedita—Model No. 70; Expedita—Model No. 72; Expedita—Model No. 74; Expedita—Model No. 76; Expedita—Model No. 78; Expedita—Model No. 80; Expedita—Model No. 82; Expedita—Model No. 84; Expedita—Model No. 86; Expedita—Model No. 88; Expedita—Model No. 90; Expedita—Model No. 92; Expedita—Model No. 94; Expedita—Model No. 96; Expedita—Model No. 98; Expedita—Model No. 100.
14. Candidates in Typewriting—of Chinese—must bring with them their own typewriter, ribbon, sheets, and also its necessary carbon paper with them, and must specify clearly on their answer papers, the particular kind of machine used by them in otherwise their answer papers will not be valued.

Typewriting—Higher Grade—Civil and Practical Examination.

14. With reference to the Proceedings of the Commission on Government Examinations, Madras, Minute number G. No. 48, dated 14th July 1934, published on page 205 of Part I of the Part II of the Gazette, dated 14th July 1934, and with reference to the Typewriting—Higher Grade (Civil and Practical) portion only, the following list of typewriters has been approved for use in candidates with the Government Technical Examinations is published for the general information of the heads of commercial institutions in the Presidency and in the Indian States with of the candidate offering themselves for the examination:—
1. Mather, hand fed.
2. J. H. R. No. 14, hand fed (J. H. R. No. 14).
3. Form No. 1, hand fed.
4. Form No. 15, self feeding.
5. Form No. 1, hand fed.
6. Form No. 1, self feeding.
7. Form No. 1, self feeding.
8. Form No. 1, self feeding.
9. Form No. 1, self feeding.
10. Form No. 1, self feeding.
11. Form No. 1, self feeding.
12. Form No. 1, self feeding.
13. Form No. 1, self feeding.
14. Form No. 1, self feeding.
15. The knowledge of the duplicating machines mentioned above with regard to the setting of galleys and the taking of copies on them will be demanded of candidates with effect from the examination of January 1935. They are, therefore, urged to pay adequate attention to this part of the syllabus. Candidates are required to bring with them when they attend the Civil and Practical examination, any one of the above duplicating machines in addition to the particular kind of typewriter which they used while answering the written test.
16. Candidates will be permitted to bring with them for their use at the examination hall their own tables, chairs or stools, if they choose, provided they take care to use them by so doing, they do not give rise to the slightest disturbance being caused in the examination hall.
17. Candidates will be allowed to take their seats in the examination hall five minutes before the appointed hour for giving out the question paper and supplied with the necessary paper for answering a set of their machine ready for work with paper inserted in them and to have their regular machine at the left hand corner of their answer paper, and the particular kind of typewriter they use in their hand corner, typed below the question paper is given in them.
18. Candidates are strictly told not to write anything on the question paper itself. Calculations or any other work they wish to do must be written on one of the blank sheets supplied in them and each sheet, including the answer paper should be left in the table. Candidates must use an eraser and not to take copies unless more than what is required of them in the question paper.
19. The candidate will, if necessary, be examined in English but at least every four candidates for the Lower grade, at least every two candidates for the Higher grade, must have one machine working Urdu.
20. Machines and instruments of institutions concerned are expected to use that their pupils are supplied with Typewriting machines in proper working order.
21. Machines and Instruments will be allowed into the examination hall in the intervals between the various

From duty on reduction of work should be used by the candidate himself at the examination.

particular system adopted) and (b) in the case of the examination in Typewriting, the name and Model number of the typewriter used) should be written out clearly by the candidate on the top right-hand side of the first page of the answer paper, as well as on the top of the paper after it is folded.

(c) Rough drawings are strictly forbidden in sets or type than which is the correct answer.

(d) Candidates should distinctly indicate Questions by typing even and odd of those questions they intend to answer at writing their answers (hand-written) after the answer paper (on which the candidate's answers are written) has been sent in to the Chief Examiner.

43. Candidates whose names are not in the printed list furnished to the Chief Examiner should send a written declaration through the Chief Superintendent giving full particulars in regard to the reasons including their address, and furnish such evidence as may be possible of their having applied for admission to the examination at the proper time and paid the appropriate fees. The answer papers of such candidates will not be valued unless it is clear that the contents of their names is due to an oversight of theirs.

44. Candidates desiring to change their place of examination without previous permission, or appearing at any centre other than the one at which they ought to have appeared according to the notice published in the Gazette, must and except to have their papers valued on their results published. In all cases where permission has been granted, the examination or other permitting the change should be produced for the satisfaction of the Examiners.

45. Any candidate who does not deliver properly towards the Chief and Assistant Superintendents of the examination or is suspected of having had recourse to malpractice of any kind on account with the candidates or other answer papers under examination must, in order to have the examination continued and any to be delivered from appearing again for any of the examinations under the control of the Commissioner for such term of years as the Commissioner may think fit; or, if the Commissioner is not satisfied for any reason whatever as to the conduct of the candidate, he may be required to undergo a re-examination at some future date to be fixed by the Commissioner for any one or more of the subjects of the examination for which he appeared, his success or failure being determined on the results of such re-examination.

46. Candidates are forbidden to communicate with the Examiners; should they do so, their answer papers will not be valued and further their conduct will be reported to the Commissioner for any action that he may deem fit.

47. No information may be furnished in regard to the results of a candidate in any subject or in regard to the marks obtained by him or in regard to the particular section or subsection in which he may have failed. The names of successful candidates in each subject arranged in two classes, First and Second, will be published in the Post St. George's Gazette. The passes for each grade of a subject as published in the Gazette is complete and final. Applications from or on behalf of unsuccessful candidates asking for information as to the cause of failure or for a revaluation of the answer papers will not be attended to. In revaluation of answer papers is permitted.

[By order]

F. N. CHANDU NAIR,
Secretary.

Order of the Council, for Govt. Examinations,
Madras, 16th April 1940.

UNIVERSITY OF MADRAS.

List of Centres for University Examinations
to be held in 1941.

Written Examinations.

1. The Metropolitan Examination will be held at the following places:—

Madras.	Triplichray.
Bangalore.	Pondicherry.
Hyderabad (Deccan).	Triplichray.
Palanokath.	

2. The Intermediate Examinations in Arts and Science will be held at the following places:—

Madras.	Palanokath.
Amavapur.	Palghat.
Bangalore.	Pondicherry.*
Calcutta.	Salem.*
Coimbatore.	Tambram.*
Kozhikode.	Triplichray.*
Hyderabad (Deccan).	Triplichray.*
Kozhikode.*	Triplichray.
Madras.*	Trichur.
Madras.	Vellore.*
Madras.	

3. The written examinations for the B.A. Degree will be held at the following places:—

Madras.	Madras.
Amavapur.	Palanokath.
Bangalore.	Palghat.
Kozhikode.	Tambram.*
Kozhikode.*	Triplichray.
Madras.*	Trichur.
Madras.	

4. The B.A. (Honours) Degree (Preliminary) Examinations will be held at the following places:—

Madras.	Triplichray.
Hyderabad (Deccan).	Tambram.*

5. The B.Sc. (Honours) Degree—Part I Examination will be held at Madras, Tambram* and Triplichray.

The B.Sc. (Honours) Degree Examination, Part II in all subjects will be held at Madras for main and subsidiary and at Triplichray for subsidiary only.

6. The B.A. (Honours) Degree Examination (Final) in all branches (Mathematics, Philosophy—Written, History, Economics, (The Language other than English), English Language and Literature—Written, Sanskrit Language and Literature) and A. Degree Language or Arts and its Literature will be held at:—

Madras.	Tambram.
Hyderabad (Deccan).	Triplichray.

The First Year Examination in Sanskrit (6) and (iv) (in Triplichray and in English Language and Literature) of the B.A. (Honours) and B.Sc. Degree Examinations will be held at Madras only.

7. The M.A. Degree Examinations will be held at:—
Tambram. Madras.
Triplichray. Hyderabad (Deccan).

8. The B.Sc. Degree Examination (Part I and Part II (written) and Part I of the B.Sc. Degree Examinations will be held at Madras, Bangalore, Kozhikode, Hyderabad (Deccan), Palghat, Tambram* and Triplichray.

9. The L.V. Degree Examination will be held at Madras (for various candidates only) and Bangalore in April and at Madras only in September.

10. The F.A. and B.L. Degree Examinations will be held at Madras only.

11. The M.L. Degree Examination will be held at Madras only.

12. The Examinations for Degree in Medicine (both written and practical) and the Examinations for the Diploma in Commerce, Modern European Languages (French and German), Indian Music, Geography, Politics and Public Administration and Librarianship will be held at Madras only.

13. The B.Sc. Degree Examination in Agriculture (both written and practical) will be held at the Agricultural College, Coimbatore.

* Centres only for March-April Examinations.

NOTIFICATIONS BY EDUCATIONAL OFFICERS.

Suspension of Training-School Leaving Certificate.

The Divisional Inspector of Schools, Madras North Circle, in his S.O. No. 97 of 1958, dated 21st March 1959, suspended for a period of six months from the date of refusal of the teacher, the Training-School Leaving Certificate No. 807334, dated 20th May 1956, held by K. Narayanaswami, Teacher, Dattatraya School, Palurichal, Kottaiyalkudi taluk.

K. P. G. MURRAY,
District Educational Officer, Trichinopoly.
Trichinopoly P.O., 16th April 1960.

Under rule 144 of the Madras Educational Rules the Divisional Inspector of Schools, Madras North Division, Madras, in his Proceedings, S.O. No. 790 of 1958, dated 15th January 1959, suspended the Higher Grade Training-School Leaving Certificate No. 807334 (issued by suspension of Training-School Leaving Certificate of the Lower Grade Certificate No. 14171, dated 21st May 1958) of K. Narayanaswami, formerly teacher, Krishna Mission Elementary School, Trichinopoly, Madras North Circle, for a period of six months with effect from the date of order.

Trichinopoly, 2nd April 1960.

Loss of a Training-School Leaving Certificate.

The Training-School Leaving Certificate bearing No. 806136 of Lower Elementary Grade of Balakrishnan Srinivasan, particulars of which are given below, is reported to have been lost. Any one coming across the certificate are requested to forward the same to the Secretary to the Commissioner for Government Examinations—

Certificate number—806136
Name of the holder—Subba Chakra Srinivasan.
Father's name—Srinivasan.
Sex—Male.
Date of birth—1st July 1948.
Highest passed educational qualifications—Holder of Secondary School Leaving Certificate.
Name of the school in which he underwent training—Government Training School, Rayachoti.
Period of training—1952-54.
Year of passing the Training-School Leaving Certificate Examination—1954.

G. RAJESWATHAN,
District Educational Officer, Anantapur and
Collector of taluk.
Anantapur, 2nd April 1960.

Pupils disbanded from admission.

The Director of Public Instruction, Madras, in his Proceedings No. 149145, dated 26th March 1960, disbanded the undermentioned two ex-pupils of the V. O. Secondary School, Orpuri, from admission into any recognized schools for the periods noted against each. He has also ordered that after the period of order if the two pupils meet admission into recognized schools they should not be admitted in Forms III and II respectively—

S. Venkatasubramanian for two school years, 1955-56 and 1956-57.
V. Anthonysami—1955-56.

S. M. ABUSULAM,
District Educational Officer.
Tirunelveli, 2nd April 1960.

Lord Rikhter Prize for 1959

The Lord Rikhter Prize for 1959 has been awarded by the Board of Examiners to K. Krishnaswami, fourth year English Language and Literature, Mysore, for his essay on "Aesthetics of Indian Culture."

H. C. RAJESWARAN,
Principal.
Presidency College, Madras.
8th April 1960.
B. 24

Major Edith Memorial Fund

A meeting of the subscribers of the Edith Memorial Fund will be held in the General Theatre of the King George Hospital, Vengaloor, on Thursday, the 22nd April 1960, at 8 p.m. Dr. C. S. Srinivasan has kindly volunteered to preside. The meeting has been called to decide how the money which has been collected should be applied to purchase most suitable Major Edith's memory. All friends of Major Edith who have not yet contributed to the Fund should send their contributions before 22nd April 1960, the closing date of the subscription list.

J. F. STEPHENS, Major, I.M.S.,
Principal and Chairman, Major Edith Memorial
Fund Committee.
Andhra Medical College, Vengaloor.
20th April 1960.

Consignments to the notification inviting applications for admission to the Government Training schools in the Tanjore district.

In the above notification published on page 319 of Part I-B of the Port St. George Gazette, dated 28th March 1959—

For "Government Training School, Narayanam," appearing in paragraph II of the notification, read "Government Training School, Nagapattinam."

E. T. APPARASUNDARA MUDALIYAR,
District Educational Officer.
Tanjore, 2nd April 1960.

Andhra Medical College, Vengaloor.

GRADUATE AND BACCALAUREUS COURSE, 1959-1960.

Applications are invited for the Graduate and Baccalaureus course which starts from July 3rd in the Andhra Medical College, Vengaloor. The scheme is invited to any candidate—

1. Those who have passed the Matriculation Examination or who have qualified for Secondary School Leaving Certificate taking Physics or Chemistry as a 'C' Group subject for the Public Examination are eligible for admission. Preference will however be given to candidates who have passed Part III of the Intermediate Examination in Arts or Science with Botany, Physics and Chemistry as optional subjects.

2. The course extends over two years, i.e., from July 1960 to December 1962 at the end of which examinations will be held at Madras and students from Vengaloor should go to Madras for examination at their own cost. The fee for each year of the course is Rs. 50. On receipt of correspondence from the Principal, the fee should be credited into a Government Treasury under the head "XXVII Medical-Baccalaureus Baccalaureus" and the student produced in the college before admission.

3. Applications for admission to this course should be sent to the Principal, Andhra Medical College, Vengaloor, on the form appended herewith before the 15th June 1960—

Application for admission to the Graduate and Baccalaureus Course, Andhra Medical College, Vengaloor, 1959-60.

Candidate's name (in full).

Candidate's address.

Name and address of father or guardian.

Occupation of father or guardian.

Annual income of father or guardian.
Candidate's name as noted (Gowdappa, Anga-Tallan, Indian Christian, Brahmin, Non-Brahmin, Hindu, Mohammedan, others).

District to which the candidate belongs.

Mother tongue.

Exact date of birth.

Qualifications.

Clinical language spoken.

IX. General.—Each student selected for admission will receive a post card to that effect.

The admissions to the college will commence on Tuesday, the 2nd July and all the students who receive cards of admission are expected to be present on that day or as soon as possible thereafter and meet the Principal with the necessary card and later pay the fees. In cases where seats are limited, preference will be given, other things being the same, to those who pay the fees earlier.

Selected students who do not present themselves on the fixed day without good reasons previously explained are liable to lose the seats promised unless they pay the fees in advance and report the same to the Principal, enabling the chairs in token of payment having been made.

X. All students are expected to equip themselves with the necessary books prescribed by the teachers of the college as necessary. Attached to the college is a Co-operative Society prepared to supply books and stationery at a very reasonable rate.

FEES FOR ADMISSION TO THE SEVERAL CLASSES.

XI. A few seats are generally available in the senior classes. Admission to these classes will be considered on receipt of applications in the prescribed form. No admission will ordinarily be made except after an interview of the applicant by the Principal.

C. D. S. CROFT,
Principal.

Colony District College, Annapolis,
16th April 1940

Madras Medical College, Andhra Medical College
and Madras Medical College.

SUMMER, 1940-41.

The Andhra Branch of Medical Colleges will commence on Tuesday, the 2nd July 1940.

M.E.B.S. CLASSES.

The following are eligible for admission into the M.E.B.S. class:—

(a) Candidates who have passed the Intermediate Examination in Arts and Science of the Madras or Andhra University taking Physics and Chemistry as two of the optional subjects under Part III of the Intermediate Examination.

(b) Those who have passed an examination accepted by the Syndicate of the Madras or Andhra University as equivalent thereto.

Those who have passed an examination of a University other than that of Madras or that of Andhra University must apply in time to the Registrar of the Universities concerned and obtain the acceptance of the Syndicate before being admitted into the college. Their admission to the medical college is at their own risk as recognition is entirely left to the University.

Candidates of the Madras University who may be selected for admission into the Pre-Registration Medical College should pay the prescribed fee of Rs. 5 to the credit of the Madras University, and obtain, through the Principals of the colleges in which they last studied, registration certificates which should be presented to the Andhra University before obtaining a recognition certificate from that University on payment of Rs. 5, the prescribed fee. All dates can be seen after joining the college.

2. Applicants should have completed 17 years of age on or before registration as a medical student which shall be subsequent to passing the Pre-Registration examination, in that no candidate whose date of birth is subsequent to 31st January 1923 will apply.

3. The curriculum for the Pre-Registration course extends to six months and that for M.E.B.S. medical course extends to five years.

Notes.—A candidate who fails in the Pre-Registration exam can re-appear only for the first time and thereafter only for the first time. The maximum number of attempts is three. Candidates admitted to the Andhra University, those who have failed, will not be permitted to enter the examination again.

4. The scale of fees is as follows:—

I. Pre-Registration course for six months in
Inorganic Chemistry, Physics and Biology:—

(a) Fee for the whole Pre-Registration course	Rs. 120
(b) Fee for the centre for an additional course in each subject	40
(c) Fee for the Physical Science department	40
(d) Fee for the candidates who stand in the B.A. or B.Sc. Degree Examination, Physics or Chemistry or Biology and Zoology (optional)	40

(the work subject)

The annual registration fee of Rs. 5 will not be levied from students of the Pre-Registration class.

II. Medical course proper (five years):—

(a) Annual fee	Rs. 200
(b) Fee for the whole course if paid in advance in one sum	900
(c) Fee for an additional course in subjects other than the final year subjects, for each subject	50
(d) Fee for an additional course in the final year:— Medicine, Surgery and Midwifery—each subject	30
Medical jurisprudence	15

The annual registration fee of Rs. 5 will also be levied from students of the Pre-Registration class. Madras University all the fees shall be levied at twice the above rates.

When students pay only Rs. 5 registration fee for each year, tuition fees for all classes provided they belong to the Madras University. Candidates not belonging to the Madras University should pay fees at the rates payable by students not belonging to the University, i.e., at twice the ordinary rates.

5. On the transmission of a stamped and addressed envelope to the Vice-Principal, Medical College, Madras, before 30th June 1940, the prescribed form of application will be posted.

6. The application forms received in time should be correctly filled in and sent to the Principal, Medical College, Madras, with the following documents attached thereto so as to reach him not later than 15 noon on Monday, the 10th June 1940. No applications received after that date will be accepted:—

(i) Qualification.—Date of passing the University Examination, grade year, register number, group and class and send in original a certified copy of University marks. If the candidate has passed B.A. or B.Sc. Examination or a part thereof the information required there should be furnished both for B.A. and Intermediate. Subjects taken in the Intermediate Examination and in B.A. or B.Sc. should also be stated.

(ii) A treasury or bank receipt for Rs. 5 (this fee shall be credited to the Government of Madras under the head "X.V.—Medical—Madras Medical College"). It shall not be returned to the candidate in any circumstances nor should it be taken for use in the case of candidate selected for admission.

(iii) Copy of conduct certificate.

(iv) Transfer or leaving certificate, if now available.

(v) Re-acceptance certificate.

(vi) Permission from superior officer (if in the public service).

(vii) Certificate of competency if belonging to a hospital or approved class.

(viii) Certificate of service. Certificate must be obtained from an officer of the district in which the candidate belongs not later than the date of admission to the college. The certificate must bear the stamp of office of the District Officer.

(ix) Release from certificate.

Notes.—When a candidate has been selected for admission should pay Rs. 5.

1. No application should be sent to the Principal, Government College, Kambekagan, or Principal, Madras Medical College, Madras.

2. An applicant who attempts to obtain an entry being refused to him by the Principal personally or by letter will be disqualified. The same penalty will be imposed if any candidate, parent, guardian or other person attempts to influence the Principal on behalf of an applicant.

3. Applications with inaccurate information and without the documents referred to in paragraph 4 above and forms which are returned after 10 o'clock on 10th June 1942 will not be considered.

4. Applications from candidates belonging to the Government and Union States should be sent to the respective Governments for admission to the Madras Medical College.

5. The prescribed fee should be paid immediately after receipt in return of receipt, in the names of "S.V.S. Government Medical College or Government Medical College, Madras" or "Vengalpet Medical College" as the case may be and to no other body and the receipt should be sent to the Principal of the college concerned. The Principal will not be able to receive the fee.

6. As priority of applications is not considered, no applications need to be sent pending receipt of the Government's sanction. Such applications will not receive any attention but will be dropped. Intimation of rejection will be sent only to the selected candidates about the last week of June.

7. (a) Candidates should state in the application whether they desire to join the Medical College at Madras or Vengalpet or Government Medical College, Madras. Where a candidate makes up, as far as possible, he should be, they must be prepared to join the college for which they are selected.

(b) If a selected candidate fails to submit the Government's sanction to join the college or the respective college before the 2nd July 1942, the seat will be forfeited and will be filled up without notice by another candidate.

(c) Selected candidates after submitting bank or treasury receipts for the college fees at stated in paragraph 4b must join the respective college on 2nd July 1942 after which date no candidate will be admitted.

8. Certificates received from candidates who are not selected will be returned to them within a month from 2nd July 1942.

9. The following subscriptions must be paid in cash at the Madras College after admission before joining the college:

(a) An annual subscription of Rs. 3 for the Medical Club of the Madras and Stanley Medical College.

(b) An annual subscription of Rs. 1 for the Association and Rs. 2 per year for the Madras and Stanley Medical College.

(c) An annual subscription of Rs. 5 for the Vengalpet Medical College Students Association and Rs. 2 per year for the College Magazine.

(d) Every student should purchase the college calendar for which he should pay 12 annas.

10. Students who are admitted to the Madras Medical College should live in hostels attached to the College unless specially exempted by the Principal.

A. LAKSHMANASWAMI MUDALIYAR,
Principal

Medical College, Madras,
10th April 1942

Government College, Kambekagan.

RULES FOR ADMISSION TO THE JEEVIA CLASSES,
1942-43.

The college resumes on the 10th July 1942, after the summer vacation.

1. Students seeking admission into the college should apply as soon as possible after the receipt of the current Secondary School Leaving Certificate and Intermediate Examinations are known. Students applying for admission should pay a registration fee of Rs. 5 per student either in cash or by money order.

Applications without the registration fee will not be registered.

No application will be entertained before the results are announced.

2. Every student selected for admission will be required to give an undertaking in writing to take part in one of the college games. The undertaking will be strictly enforced, which will produce a medical certificate.

3. Every student who does not lodge and board with a male graduate student in Kambekagan will be required to reside in the Victoria Jubilee Hostel attached to the College. It provides accommodation for 55 boarders. The average monthly charges for each student, including of room cost, lighting and boarding, will be about Rs. 15. A cashless money of Rs. 15 will have to be deposited by each student at the time of admission. Some part should be paid in advance. Application forms for admission must be got from the Sub-Registrar, V.J. Hostel, to whom the Hostel fees are to be paid, on admission.

4. Students belonging to the Government and Governmental colleges are admitted to the Government and Governmental colleges will be admitted at half the rate of fees, provided they produce certificates from an Officer of the Revenue Department not lower than a Sub-Magistrate (Deputy) to the effect that their parents or guardians are too poor to pay the fees of the students it is necessary to enable them to continue their studies.

5. Students first admitted at the full rate of fees will not, under any circumstances, be allowed the concession rate contemplated in paragraph 4 above.

6. Remittance of fees by money order will not, under any circumstances, be accepted.

7. No special medical forms are available for application. The applications should be in the handwriting of the applicants. Applicants wanting in details given below will not be considered.

8. Applicants for admission should furnish the following particulars:—

(a) Name in full.
(b) Date of birth according to the Christian Era or per Government School Leaving Certificate entry.

(c) Religion, caste and sub-caste.

(d) Married or unmarried.

(e) School in which the applicant studied with year or years.

(f) Government residence of the applicant.

(g) Name and occupation of father or guardian.

If employed, state the designation of the applicant and his monthly pay.

(h) Register number of Secondary School Leaving Certificate or Intermediate Examination with the year of passing.

(i) District and village to which the applicant belongs.

(j) The class in the college which the applicant desires to join, with the group chosen, in the case of Government classes, the examination class in Part III should be specified. Students seeking admission are the Junior Intermediate class should state whether Tamil or Marathi is selected under Part II.

(k) Present address of the applicant; a separate stamped card with the proper address of the student should be appended to the application for acknowledgement of his application.

(l) State whether registration fee has been remitted by money order and if so, on what date.

(m) State whether he wishes to join the Hostel.

(n) Specify the tea garden in which he will take part in the College.

10. The last date fixed for receipt of applications is 20th June 1942.

11. A student admitted to the college shall be required to undergo medical inspection twice, the first term of the first year of the Intermediate course and immediately during the first term of the Junior B.A. course. A student coming from another college shall be required to produce, along with his transfer certificate, the medical certificate given in that college. Before admission to the B.A. course, the student shall be required to produce his certificate

of medical inspection going during the Intermediate session. An annual fee of Rs. 1 per head will be charged for each medical inspection.

12 The following combinations of subjects in Part III will be provided for the Junior Intermediate class—

- (a) Mathematics, Physics and Chemistry;
 - (b) Physics, Chemistry and Logic;
 - (c) Indian History, Modern History and Logic.
- A student preparing to take combinations (a) or (b) should have done in the Secondary School-Leaving Certificate proficiency in the subjects chosen by him. If he proposes to take a History subject, his certificate should show aptitude in the History of India and Geography.

An applicant for admission should send a certified copy of the class marks and Public Examination marks as entered in the Secondary School-Leaving Certificate and after receipt from the Commissioner's Office.

13, Provision is made for imparting instruction in the following combinations of subjects in the Junior B.A. class—

- (a) Gr. I-II Mathematics,
- (b) Gr. I-II Physics and, with Chemistry (optional),
- (c) Gr. I-II Philosophy,
- (d) Gr. I-V-3 Economics and History,
- (e) Gr. V Economics and Tamil.

14 The following fees will be collected on admission—

	Junior Intermediate	Senior B.A.
In advance for a term ..	35	45
For each part of the B.A. Pass Course (I term)	15
For each part of the Intermediate Course (I term) ..	15	..
	Rs. 5. 0.	Rs. 6. 0.
Government Registration fee ..	5 0 0	..
Special fees		
University Registration fee ..	2 0 0	..
(a) Reading room fee ..	2 0 0	(Payable in 12 instalments.)
(b) Recreation fee ..	2 0 0	..
(c) Other fee ..	2 0 0	..
College Day Fund ..	1 0 0	(Payable in 12 instalments.)
College calendar ..	0 0 0	..
Library entrance ..	0 0 0	..
K.C. Co-operative Society fee for Associate members ..	0 0 0	(Payable in 12 instalments.)
Medical inspection fee ..	1 0 0	..

Student fees.

- B.A. Pass course 12 (Fee)
- Intermediate course 10 (Fees)

B.A.—(a) The student must, if he is not a student of the first and second years of mid-II stage, be at least 17 years of age and must have passed the examination of the first year of the B.A. course.

(b) There are no students of the B.A. course who are not students of the first year of the B.A. course.

15 The following certificates should be produced on admission—

- (1) Transfer certificate.
- (2) Vaccination certificate from a Health Officer or a Registered Medical Practitioner or in case there are marks of smallpox a certificate signed by two respectable householders that the person has been vaccinated or that he has been vaccinated by a medical officer.
- (3) Medical certificate from the college, in the case of students applying for Junior B.A. course.
- (4) Annual certificate of admission in the Junior class.
- (5) Old students of the college who have failed to obtain their transfer certificate within the working days of the re-opening of the college after the

* For new students.

summer vacation are liable to pay a penal fee of Rs. 2 in addition to their fees when they join the college.

(6) Good certificates from the Head of the Institution last studied.

C. N. GANAPATHI,

Government College, Kumbakonam,
4th April 1942.

Government Victoria College, Pudukottai.

Applications for admission to the Government Victoria College, Pudukottai, should be submitted at the prescribed time available at the College office on or after the results of the Secondary School-Leaving Certificate and Intermediate Examinations are known. Every applicant must send Rs. 5 to a Treasury or any branch of the Imperial Bank at the Reserve Bank at Madras and attach the stubs to the application form. The fee will not be returned whether the applicant is admitted or not. Applicants must reach the college before 15th June 1942 for B.A., B.Sc. and 15th June 1942 for Intermediate.

B.A.— Students applying to the Government Victoria College should send Rs. 5 to a Treasury or any branch of the Imperial Bank at the Reserve Bank at Madras and attach the stubs to the application form. The fee will not be returned whether the applicant is admitted or not. Applicants must reach the college before 15th June 1942 for B.A., B.Sc. and 15th June 1942 for Intermediate.

11 The college provides instruction as follows—

Intermediate.

Part II—Malayalam, Sanskrit and Tamil.

Part III—

- Group (a)—Mathematics, Physics and Chemistry.
- Group (b)—Physics, Chemistry, Botany and Zoology.
- Group (c)—Ancient History, Modern History and Logic.
- Group (d)—Mathematics, Physics and Electrical Engineering.

B.A. Degree.

Part II—Malayalam, Sanskrit and Tamil.

Part III—

- Group (a)—Mathematics.
- Group (b)—History and Economics.

B.Sc. Degree.

- (a) Mathematics (math), Physics and Chemistry (optional).
- (b) Physics (math), Mathematics and Chemistry (optional).
- (c) Physics (math), Mathematics and Electrical Engineering (optional).
- (d) Chemistry (math), Physics and Mathematics (optional).
- (e) Chemistry (math), Physics and Zoology (optional).

For the B.Sc. course in Electrical Engineering as subsidiary, only those who have taken Mathematics, Physics, Chemistry or Mathematics, Physics, Electrical Engineering in the Intermediate will be accepted.

A student seeking admission should indicate which is his preference for the main subject by placing that first.

How the accommodation in each subject is limited, students applying for the B.Sc. course are advised to write down the subjects they wish to study in the order of their preference for the subject chosen as main.

11. **Postgraduate class.**—With his application form, a student must submit a certified extract of his Secondary School-Leaving Certificate marks. An applicant who has passed any other examination should state the name of the examination. Subjects taken and marks obtained. Applications accompanied by these documents will not be entertained.

12. **Postgraduate B.Sc.**—Applicants who have passed the Intermediate Examination held before March 1940 should submit along with their application marked extracts of the marks obtained by them.

V. All students of the college are required to pay prices regularly.

VI. All students of the college are expected to be members of the college co-operative society.

VII. Those students who wish to live in the college hostel should send their applications for admission to the hostel along with their applications for admission into the college. Only a limited number of students will be available for new students in the hostel.

Applications for admission should fill in the following form.

- 1 Name in full.
- 2 Name of college town.
- 3 Name of parent or guardian.
- 4 Occupation of parent or guardian.
- 5 Residence of parent or guardian.
- 6 Age and date of birth (year, month and day) according to the Christian Era and place (district and village) to which the student belongs.
- 7 Race or creed (state here religious and sub-caste).
- 8 State whether rich, middle or poor (rich means annual income, more than Rs 2,000, middle, above Rs. 400 and poor, below Rs. 400).
- 9 Yearly income or expenditure after the completion of the tenth year or last standard (attach certificate).
- 10 School or college last attended and the length of attendance.
- 11 Whether a leaving certificate and medical certificate are attached or not, if not why?
- 12 Highest examinations passed and date of passing. If Intermediate, quote regular number, course, year of completion and class obtained. Original certificate of pass, if available, should be produced. If Secondary School-leaving Certificate, state whether first class or supplementary.
- 13 Class to which admission is sought and optional group selected.
- 14 Second Language under Part II.
- 15 Whether children for the prescribed registration fee is wanted.
- 16 Games or sports played and if a member of a previous school or college team.
- 17 Permanent address of applicant.

Student

Date

Signature of student.

VIII. Students desiring forms of application should send a stamped and addressed envelope and students desiring an acknowledgment of their applications should forward with them an addressed post card which will be returned to them stamped with the college stamp in recognition of their application having been received.

IX. Selected students will be admitted in the order in which they pay their fees which will not be returned under any circumstances. On receiving notice of selection, they should at once pay in person, or by money order the fee for the first term. Selected students who do not pay their fee within the time specified as the nature of selection will be liable to lose the seats granted. In any case the selection will be provisional and will be confirmed only after the scrutiny of the certificate submitted.

X. Selected students must send (i) a transfer certificate, (ii) a certificate of medical inspection and (iii) a vaccination certificate. No fee will be received without these certificates.

XI. The college re-opens on 20th June 1942.

XII. There are three terms in the academic year 1942-43.

The following are the particulars of the fees:—

	Term I	Term II	Term III
Rs. A.	Rs. A.	Rs. A.	Rs. A.
1. Fee (tuition)	10 0	10 0	10 0
2. Fee (exam.)	10 0	10 0	10 0
3. Fee (lab.)	10 0	10 0	10 0
4. Fee (school)	10 0	10 0	10 0
5. Fee (uniform)	10 0	10 0	10 0
6. Fee (text books)	10 0	10 0	10 0
7. Fee (miscellaneous)	10 0	10 0	10 0
8. Fee (lab. coat)	10 0	10 0	10 0
9. Fee (lab. coat)	10 0	10 0	10 0
10. Fee (lab. coat)	10 0	10 0	10 0
11. Fee (lab. coat)	10 0	10 0	10 0
12. Fee (lab. coat)	10 0	10 0	10 0
13. Fee (lab. coat)	10 0	10 0	10 0
14. Fee (lab. coat)	10 0	10 0	10 0
15. Fee (lab. coat)	10 0	10 0	10 0
16. Fee (lab. coat)	10 0	10 0	10 0
17. Fee (lab. coat)	10 0	10 0	10 0
18. Fee (lab. coat)	10 0	10 0	10 0
19. Fee (lab. coat)	10 0	10 0	10 0
20. Fee (lab. coat)	10 0	10 0	10 0

S. K. U. SANYAL,
Principal.

Government Victoria College,
Falgah, 2nd April 1942.

Government Secondary and Training Schools for Women in the Second Circle, Bellary.

Applications are invited from candidates for admission in July 1942 into the Government Secondary and Training Schools for Women noted below to classes mentioned against each:—

- (1) Government Training School for Muhammadan Women, Kuvvali.
- (2) Government Training School for Women (Hindu), Fudalur.
- (3) Government Training School for Women (Hindu), Bellary.
- (4) Government Secondary and Training School for Women, Nallur.

* Elementary Higher Grade.

2. The period of leaving for the Elementary Higher Grade will be two years.

3. The following minimum qualifications are prescribed for admission into the training centres:—

Elementary Higher Grade—Candidates for Elementary Higher Grade should possess certificate of leaving issued Form III of a recognized secondary school or an Elementary-School Leaving Certificate of Standard VIII issued by an Inspecting Officer of the Education Department under either 'Class' or 'Form'. Candidates who produce transfer certificate of leaving issued Form IV should produce a certificate from the head of the recognized secondary school that they have passed Form III. Candidates who are admitted into Form IV as private study and have secured in that form for a third period but did not secure a pass in the annual school examination for Form IV will not be admitted. Candidates who possess Elementary-School Leaving Certificate marked 'Pass' and those who produce certificate issued by the heads of elementary schools will not be admitted.

The correct date of birth should be given in the application. The age of the candidate must not be less than fourteen nor exceed twenty-four years and in the case of those who have been employed as teachers in recognized schools for not less than three years, thirty-five years.

Every applicant should submit complete particulars against all the columns lightly written with ball address of the candidate and should be accompanied by conduct and general character certificate in original. Applications for admission in the prescribed form duly countersigned by the president of a local board, chairman of a municipal council or the manager of a recognized school with a definite promise of appointment, after having been forwarded to the District Inspector of Girls' Schools of the District concerned by the 20th April 1942 will be valid and the necessary applications to the heads of respective training schools concerned by 15th May 1942.

Every candidate selected for admission into the Training school should produce (i) a properly certificate signed by a Revenue Officer to the effect that the candidate or her parents or husband or the family possess immovable property worth about Rs. 2000/- and (ii) a certificate of the property and those who should be furnished by the Revenue

Officers and (2) a purely substitute by the parents or husband acting that they are willing to refund the stipendium amount in case the candidate do not work for a period of two years in any of the recognized schools, after the training course is over.

Candidates who have physical deformities of any kind or either such an defective vision, complete loss of sight in one eye, amputated or defective limbs will not be accepted. A selection examination for the Elementary Higher Grade students in language, arithmetic and general knowledge will be held by the heads of schools between 15th June 1940. The days of examinations will be fixed by the heads of schools and will be intimated to the candidates.

Candidates required to sit for the selection examination should do so at their own cost in the respective training schools and they will not be paid any travelling allowance for their first journey to the training place.

Every candidate after admission will be required to be in attendance for fifty working days and his remuneration in the training school will depend on the progress made by him during the period.

Candidates who are not permanent residents of the place where the training schools are situated should reside in the hostel attached to those. Printed application forms can be had from the heads of training schools and from the Inspector of Schools.

All candidates whether Singapore or non-Singapore will be required to enter into an agreement with the Government binding themselves to hold up teaching work for two years in recognized schools in the Federated States.

An advance of Rs. 10 should be paid on the date of admission to the heads of schools concerned which will be refunded when the candidate leaves the institution deducting all dues.

B. AMERTHAMMAL,

Inspector of Govt. Schools, Second Circle.

Madras, 4th April 1940.

The Padihan Hostel, Madras.

The Padihan Hostel at Madras will be reopened on the 15th June 1940.

2. The strength of the hostel will be 25 less the number of college students transferred to other hostels. New admissions will be made only to the limited number of vacancies available after reallocation of places in the hostels.

3. Application for admission to the hostel should be sent in the prescribed form as so to reach the office on or before the 1st June 1940, signed by the head of the institution in which the pupil resided but and by the parent or the guardian of the pupil. The necessary certificate appended to the application should be signed by an officer of the Revenue Department not lower in rank than a Deputy Tahsildar or Sub-Magistrate having jurisdiction over the place or by the District Labour Officer of the district to which the applicant belongs.

Heads of institutions in the City will be asked to remove most suits in their schools for the national flag selected for admission to the hostel. No boy will be admitted to the hostel unless a seat has been secured for him in a school in Madras City.

4. Pupils residing in Parts I and where will be selected for admission to the hostel. They should not have exceeded the following age-limit on 1st June 1940.

Years	I	II	III	IV	V	VI	16 years
1990	1.0	1.0	1.0	1.0	1.0	1.0	1.0
1991	1.0	1.0	1.0	1.0	1.0	1.0	1.0
1992	1.0	1.0	1.0	1.0	1.0	1.0	1.0
1993	1.0	1.0	1.0	1.0	1.0	1.0	1.0
1994	1.0	1.0	1.0	1.0	1.0	1.0	1.0
1995	1.0	1.0	1.0	1.0	1.0	1.0	1.0
1996	1.0	1.0	1.0	1.0	1.0	1.0	1.0
1997	1.0	1.0	1.0	1.0	1.0	1.0	1.0
1998	1.0	1.0	1.0	1.0	1.0	1.0	1.0
1999	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2000	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2001	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2002	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2003	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2004	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2005	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2006	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2007	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2008	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2009	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2010	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2011	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2012	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2013	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2014	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2015	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2016	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2017	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2018	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2019	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2020	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2021	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2022	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2023	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2024	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2025	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2026	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2027	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2028	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2029	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2030	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2031	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2032	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2033	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2034	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2035	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2036	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2037	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2038	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2039	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2040	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2041	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2042	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2043	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2044	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2045	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2046	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2047	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2048	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2049	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2050	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2051	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2052	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2053	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2054	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2055	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2056	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2057	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2058	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2059	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2060	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2061	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2062	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2063	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2064	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2065	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2066	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2067	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2068	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2069	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2070	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2071	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2072	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2073	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2074	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2075	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2076	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2077	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2078	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2079	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2080	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2081	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2082	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2083	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2084	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2085	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2086	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2087	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2088	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2089	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2090	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2091	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2092	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2093	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2094	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2095	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2096	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2097	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2098	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2099	1.0	1.0	1.0	1.0	1.0	1.0	1.0
2100	1.0	1.0	1.0	1.0	1.0	1.0	1.0

The selected pupils will be given information before the end of the 1st June to join the hostel.

5. Pupils admitted to the hostel will be given free boarding and lodging at Government cost. No other gratia will be given to meet their other expenses such as clothes, books, etc. If the hostels are such as to require of scholarship provided that the candidate generating the grant of scholarship are included.

6. Every pupil on joining the hostel should deposit with the Treasury Superintendent of the hostel a sum of Rs. 5 (five rupees) to provide for petty personal expenditure not covered by the scholarship ordinarily granted. The unexpended amount will

be returned to him when he leaves the hostel at the end of the year. If any damage is caused to any article belonging to the hostel by carelessness of any person on the part of the hostel the deposit may be utilized in replacing the article damaged.

7. For purposes of this notification the under-mentioned cities will come under the term "Colonies" thus eligible for the scholarships mentioned elsewhere by the Labour Department.

List of Colonies eligible for the scholarships mentioned elsewhere by the Labour Department.

1. Colonies included in Part IV of the Federal List of States.

Colonies included in Part IV of the Federal List of States	Colonies included in Part IV of the Federal List of States
1. Aden	11. Ceylon
2. Bahrain	12. Cyprus
3. Barbados	13. Dominica (also F.T.S.)
4. Borneo (also F.T.S.)	14. Ecuador
5. Ceylon	15. El Salvador
6. China (also F.T.S.)	16. Guatemala
7. Hong Kong	17. Haiti
8. India (also F.T.S.)	18. Honduras
9. Java (also F.T.S.)	19. Liberia
10. Malaya (also F.T.S.)	20. Nicaragua
11. Ceylon	21. Panama
12. Cyprus	22. Paraguay
13. Dominica (also F.T.S.)	23. Peru
14. Ecuador	24. Portugal
15. El Salvador	25. Rangoon, Burma
16. Guatemala	26. Siam
17. Haiti	27. Spanish Possessions
18. Honduras	28. Straits Settlements
19. Liberia	29. Tanganyika
20. Nicaragua	30. Trinidad
21. Panama	31. Tonga
22. Paraguay	32. Tuvalu
23. Peru	33. Zanzibar
24. Portugal	34. Zanzibar
25. Rangoon, Burma	35. Zanzibar
26. Siam	36. Zanzibar
27. Spanish Possessions	37. Zanzibar
28. Straits Settlements	38. Zanzibar
29. Tanganyika	39. Zanzibar
30. Trinidad	40. Zanzibar
31. Tonga	41. Zanzibar
32. Tuvalu	42. Zanzibar
33. Zanzibar	43. Zanzibar
34. Zanzibar	44. Zanzibar
35. Zanzibar	45. Zanzibar
36. Zanzibar	46. Zanzibar
37. Zanzibar	47. Zanzibar
38. Zanzibar	48. Zanzibar
39. Zanzibar	49. Zanzibar
40. Zanzibar	50. Zanzibar
41. Zanzibar	51. Zanzibar
42. Zanzibar	52. Zanzibar
43. Zanzibar	53. Zanzibar
44. Zanzibar	54. Zanzibar
45. Zanzibar	55. Zanzibar
46. Zanzibar	56. Zanzibar
47. Zanzibar	57. Zanzibar
48. Zanzibar	58. Zanzibar
49. Zanzibar	59. Zanzibar
50. Zanzibar	60. Zanzibar
51. Zanzibar	61. Zanzibar
52. Zanzibar	62. Zanzibar
53. Zanzibar	63. Zanzibar
54. Zanzibar	64. Zanzibar
55. Zanzibar	65. Zanzibar
56. Zanzibar	66. Zanzibar
57. Zanzibar	67. Zanzibar
58. Zanzibar	68. Zanzibar
59. Zanzibar	69. Zanzibar
60. Zanzibar	70. Zanzibar
61. Zanzibar	71. Zanzibar
62. Zanzibar	72. Zanzibar
63. Zanzibar	73. Zanzibar
64. Zanzibar	74. Zanzibar
65. Zanzibar	75. Zanzibar
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80. Zanzibar	90. Zanzibar
81. Zanzibar	91. Zanzibar
82. Zanzibar	92. Zanzibar
83. Zanzibar	93. Zanzibar
84. Zanzibar	94. Zanzibar
85. Zanzibar	95. Zanzibar
86. Zanzibar	96. Zanzibar
87. Zanzibar	97. Zanzibar
88. Zanzibar	98. Zanzibar
89. Zanzibar	99. Zanzibar
90. Zanzibar	100. Zanzibar

3. AMMENDMENT AND THE TARIFF FOR RESIDENCE IN 10.

Rate of monthly	Monthly rent payable in each
1. Single	1. Single
2. Double	2. Double
3. Triple	3. Triple
4. Quadruple	4. Quadruple
5. Quintuple	5. Quintuple
6. Sextuple	6. Sextuple
7. Septuple	7. Septuple
8. Octuple	8. Octuple
9. Nonuple	9. Nonuple
10. Decuple	10. Decuple
11. Undecuple	11. Undecuple
12. Duodecuple	12. Duodecuple
13. Tredecuple	13. Tredecuple
14. Quatuordecuple	14. Quatuordecuple
15. Quindecuple	15. Quindecuple
16. Sexdecuple	16. Sexdecuple
17. Septuaginta	17. Septuaginta
18. Octoginta	18. Octoginta
19. Nonaginta	19. Nonaginta
20. Centum	20. Centum
21. Centum et unum	21. Centum et unum
22. Centum et duo	22. Centum et duo
23. Centum et tres	23. Centum et tres
24. Centum et quatuor	24. Centum et quatuor
25. Centum et quinque	25. Centum et quinque
26. Centum et sex	26. Centum et sex
27. Centum et septem	27. Centum et septem
28. Centum et octo	28. Centum et octo
29. Centum et novem	29. Centum et novem
30. Centum et decem	30. Centum et decem
31. Centum et undecim	31. Centum et undecim
32. Centum et duodecim	32. Centum et duodecim
33. Centum et tredecim	33. Centum et tredecim
34. Centum et quatuordecim	34. Centum et quatuordecim
35. Centum et quindecim	35. Centum et quindecim
36. Centum et sexdecim	36. Centum et sexdecim
37. Centum et septendecim	37. Centum et septendecim
38. Centum et octodecim	38. Centum et octodecim
39. Centum et novendecim	39. Centum et novendecim
40. Centum et viginti	40. Centum et viginti
41. Centum et viginti et unum	41. Centum et viginti et unum
42. Centum et viginti et duo	42. Centum et viginti et duo
43. Centum et viginti et tres	43. Centum et viginti et tres
44. Centum et viginti et quatuor	44. Centum et viginti et quatuor
45. Centum et viginti et quinque	45. Centum et viginti et quinque
46. Centum et viginti et sex	46. Centum et viginti et sex
47. Centum et viginti et septem	47. Centum et viginti et septem
48. Centum et viginti et octo	48. Centum et viginti et octo
49. Centum et viginti et novem	49. Centum et viginti et novem
50. Centum et triginta	50. Centum et triginta
51. Centum et triginta et unum	51. Centum et triginta et unum
52. Centum et triginta et duo	52. Centum et triginta et duo
53. Centum et triginta et tres	53. Centum et triginta et tres
54. Centum et triginta et quatuor	54. Centum et triginta et quatuor
55. Centum et triginta et quinque	55. Centum et triginta et quinque
56. Centum et triginta et sex	56. Centum et triginta et sex
57. Centum et triginta et septem	57. Centum et triginta et septem
58. Centum et triginta et octo	58. Centum et triginta et octo
59. Centum et triginta et novem	59. Centum et triginta et novem
60. Centum et quadraginta	60. Centum et quadraginta
61. Centum et quadraginta et unum	61. Centum et quadraginta et unum
62. Centum et quadraginta et duo	62. Centum et quadraginta et duo
63. Centum et quadraginta et tres	63. Centum et quadraginta et tres
64. Centum et quadraginta et quatuor	64. Centum et quadraginta et quatuor
65. Centum et quadraginta et quinque	65. Centum et quadraginta et quinque
66. Centum et quadraginta et sex	66. Centum et quadraginta et sex
67. Centum et quadraginta et septem	67. Centum et quadraginta et septem
68. Centum et quadraginta et octo	68. Centum et quadraginta et octo
69. Centum et quadraginta et novem	69. Centum et quadraginta et novem
70. Centum et quinquaginta	70. Centum et quinquaginta
71. Centum et quinquaginta et unum	71. Centum et quinquaginta et unum
72. Centum et quinquaginta et duo	72. Centum et quinquaginta et duo
73. Centum et quinquaginta et tres	73. Centum et quinquaginta et tres
74. Centum et quinquaginta et quatuor	74. Centum et quinquaginta et quatuor
75. Centum et quinquaginta et quinque	75. Centum et quinquaginta et quinque
76. Centum et quinquaginta et sex	76. Centum et quinquaginta et sex
77. Centum et quinquaginta et septem	77. Centum et quinquaginta et septem
78. Centum et quinquaginta et octo	78. Centum et quinquaginta et octo
79. Centum et quinquaginta et novem	79. Centum et quinquaginta et novem
80. Centum et sexaginta	80. Centum et sexaginta
81. Centum et sexaginta et unum	81. Centum et sexaginta et unum
82. Centum et sexaginta et duo	82. Centum et sexaginta et duo
83. Centum et sexaginta et tres	83. Centum et sexaginta et tres
84. Centum et sexaginta et quatuor	84. Centum et sexaginta et quatuor
85. Centum et sexaginta et quinque	85. Centum et sexaginta et quinque
86. Centum et sexaginta et sex	86. Centum et sexaginta et sex
87. Centum et sexaginta et septem	87. Centum et sexaginta et septem
88. Centum et sexaginta et octo	88. Centum et sexaginta et octo
89. Centum et sexaginta et novem	89. Centum et sexaginta et novem
90. Centum et septuaginta	90. Centum et septuaginta
91. Centum et septuaginta et unum	91. Centum et septuaginta et unum
92. Centum et septuaginta et duo	92. Centum et septuaginta et duo
93. Centum et septuaginta et tres	93. Centum et septuaginta et tres
94. Centum et septuaginta et quatuor	94. Centum et septuaginta et quatuor
95. Centum et septuaginta et quinque	95. Centum et septuaginta et quinque
96. Centum et septuaginta et sex	96. Centum et septuaginta et sex
97. Centum et septuaginta et septem	97. Centum et septuaginta et septem
98. Centum et septuaginta et octo	98. Centum et septuaginta et octo
99. Centum et septuaginta et novem	99. Centum et septuaginta et novem
100. Centum et octoginta	100. Centum et octoginta

10. RESIDENCE OF PERSONS OF OTHER NATIONALITIES IN 10.

10. RESIDENCE OF PERSONS OF OTHER NATIONALITIES IN 10.

10. RESIDENCE OF PERSONS OF OTHER NATIONALITIES IN 10.

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Boarding Grants for the Depressed Classes.

Boarding grants for the improvement of living conditions in special circumstances, such as for students up to a maximum of £100 per year, are awarded by the Commissioner of Labour every year in regard to helping to the commensurate support for the disfavoured students' maintenance by the Labour Department's grant system for secondary and tertiary education. The grants are awarded in Form 135 and are, as a rule, applied in industrial schools recognized by the Director of Industries and Commerce, Malaya. The grants will normally be payable for 12 months but in exceptional cases the period may be varied. Although the grants are for the benefit of the boarding grants mentioned last year, a limited number will be available for other students (1954-5). The grants of up to £60 may be received by the students of the Government and the private schools. For the award these measures undertaken by the Labour Department is aimed at

2. (a) Applications for housing grants from Elementary and Secondary Schools should not exceed the following caps limits on the 1st July 1980:—

pedal	IV	—	—	—	28	per
En.	V	—	—	—	28	"
En.	VI and Form 9	—	—	—	34	"
En.	VII and Form II	—	—	—	18	"
En.	VIII and Form III	—	—	—	16	"

(6) Applicants for boarding grants from Industrial Schools should have passed Standard V in a Day School and should not have exceeded 20 years of age on the 1st Jan 1940.

3. Forms of application for the breeding grants available under this notification may be obtained from the Personal Assistant to the Commissioner of Labour, Post Box No. 479, Chaguan, Malaya.

4. Applications for boarding grants should be forwarded by the head or manager of the school in which the pupil studied in 1959-60, through the head or manager of the school in which the pupil intends to study in 1960-61 and through the manager of the hostel or boarding home in which the pupil is staying or intends to stay.

2. All applications for boarding permits should reach the Commissioner of Labour before 1944-2-25 1943. Applications received subsequent to that date will not be considered.

6. Hearing fees assessed by the Census Bureau will be subject to the conditions specified in the instructions to the hearing conditions as they are laid down in the orders accompanying the service of hearing grants. Any hearing grants arising during the period for which it is payable may be awarded for the remaining period as a single application. In all cases where hearing grants are awarded, attention will be given to the needs of the schools concerned and the managers of the hostels or boarding houses in which the pupils are staying or intend to stay. Where the hearing fees are awarded, the school or boarding house will be given our full commendation. Further information and correspondence on the subject may be obtained from the Director of the Board.

7. The boarding grants will be sanctioned only to people (a) living in hostels attached to the school in which they study or (b) residing in boarding houses managed by private bodies or boarding schools or the principal's school.

[illegible]

will be that their parents or guardians should live at a distance of two miles or more from the board- ing house.

[illegible]

10. Without the special sanction of the Council, no paper receiving a hearing in this committee shall be permitted to hold any other hearing grant provided wholly or partly by Government or from any other source. Such sanction will not be accorded except for very special reasons.

11. If handling guests under the above rules are able to facilitate for smoothness, increasing of volume to make new progress or to create social atmosphere.

15 A boarding guest held in any class shall re-
turn to the beginning of the month in which the holder
joins the class and shall not continue to be drawn
after he ceases to attend it.

13. The boarding grants are payable in three instalments, the first instalment in August 1937 representing the grant due for the months of July to September 1936, the second instalment in November 1937, representing the grant due for the months of October to December 1937, and the third and last instalment in February 1938, representing the grants due for the months of January to April 1938. The boarding grants mentioned in 1939-40 should all be drawn before the end of the official year, i.e. last March 1941 and any amount not drawn should be drawn after the last March 1941 without a fresh sanction from the Commissioner of Labour.

14. The boarding grants will be drawn by the managers of the boarding houses concerned, to the boarding grant bill in which the claims made should be signed also by the heads of the schools in which the boarding grant holders are studying, in token of the fact that the parents are the sole of the schools.

15 When the names of the boarding guest is done or work off the pile of the school in which they are staying, the heads of the schools must report immediately. When report should be made by the managers of the boarding house at which the boarding guest is staying. In case of the boarding house, the person in charge of the premises under the rules or have the board-

36 The boarding grant included pay, on a per capita basis, to the next higher class, received provided the pupil's progress and needs have been satisfactory. Applications for receipt of boarding grants should be submitted to the nearest town.

17. An appointment in the printed form which will be supplied from time to time, shall be obtained by the manager of the boarding house from any of the persons to whom the guests are distributed. The appointment so obtained shall be given to the head of the school to fill. The necessary guests holders are reading and shall be maintained in the school produced at the time of the Department's inspection of the institution and when required the officers of the Maharaja Government.

18. In addition to the above, boarding grants as shown below will also be sanctioned by the authority mentioned against each to pupils of the deputed classes specified therein:—

Serial number and name of the deputed class.	Monthly value of grant, in Rs. and paise.	Period for which sanctioned.	Sanctioning authority.
	(1)	(2)	(3)
1. Known pupils of Telugu only boarding school, Fort St. George, Madras.	5	10	Collector, Fort St. George.
2. Known pupils of the English medium boarding school, Fort St. George, Madras.	5	10	Collector, Madras.
3. Known pupils in the English medium boarding school, Madras.	5	10	Collector, Madras.
4. Known pupils in the English medium boarding school, Madras.	5	10	Collector, Madras.
5. Known pupils in the English medium boarding school, Madras.	5	10	Collector, Madras.
6. Known pupils in the English medium boarding school, Madras.	5	10	Collector, Madras.

NOTE.—(a) Applications for these grants should be made to the authority mentioned in column (3) of the table above.

(b) Rules 1 and 2 of the 1934 rules will apply to these boarding grants. For the words "Commissioner of Government of Madras" occurring in these rules, the word "Collector of Madras" shall be substituted.

(c) The rate of boarding grant to Government known pupils will be fixed in the form of orders in 1939-40 subject to a maximum of Rs. 5 per pupil per annum.

APPENDIX.

List of "communities eligible for the educational measures undertaken by the Labour Department."

(a) INDUSTRIAL LABOUR.

Dependent Classes are included for purposes of the benefits under "Scheme" in Appendix II of the 1934 Act.

1. Adhikari.	41. Kumbhar.
2. Adhikari.	42. Kumbhar.
3. Adhikari.	43. Kumbhar.
4. Adhikari.	44. Kumbhar.
5. Adhikari.	45. Kumbhar.
6. Adhikari.	46. Kumbhar.
7. Adhikari.	47. Kumbhar.
8. Adhikari.	48. Kumbhar.
9. Adhikari.	49. Kumbhar.
10. Adhikari.	50. Kumbhar.
11. Adhikari.	51. Kumbhar.
12. Adhikari.	52. Kumbhar.
13. Adhikari.	53. Kumbhar.
14. Adhikari.	54. Kumbhar.
15. Adhikari.	55. Kumbhar.
16. Adhikari.	56. Kumbhar.
17. Adhikari.	57. Kumbhar.
18. Adhikari.	58. Kumbhar.
19. Adhikari.	59. Kumbhar.
20. Adhikari.	60. Kumbhar.
21. Adhikari.	61. Kumbhar.
22. Adhikari.	62. Kumbhar.
23. Adhikari.	63. Kumbhar.
24. Adhikari.	64. Kumbhar.
25. Adhikari.	65. Kumbhar.
26. Adhikari.	66. Kumbhar.
27. Adhikari.	67. Kumbhar.
28. Adhikari.	68. Kumbhar.
29. Adhikari.	69. Kumbhar.
30. Adhikari.	70. Kumbhar.
31. Adhikari.	71. Kumbhar.
32. Adhikari.	72. Kumbhar.
33. Adhikari.	73. Kumbhar.
34. Adhikari.	74. Kumbhar.
35. Adhikari.	75. Kumbhar.
36. Adhikari.	76. Kumbhar.
37. Adhikari.	77. Kumbhar.
38. Adhikari.	78. Kumbhar.
39. Adhikari.	79. Kumbhar.
40. Adhikari.	80. Kumbhar.

(b) OTHER COMMUNITIES.

(a) Industries are those in which the workers are engaged in the following manner:—

1. Textile.	2. Mining.
3. Sugar.	4. Iron and steel.
5. Paper.	6. Glass.
7. Cotton.	8. Jute.
9. Rubber.	10. Tea.
11. Coffee.	12. Tobacco.
13. Spices.	14. Medicines.
15. Chemicals.	16. Dyes.
17. Pigments.	18. Fertilizers.
19. Explosives.	20. Gunpowder.
21. Salts.	22. Soda ash.
23. Potash.	24. Soda.
25. Lime.	26. Cement.
27. Brick.	28. Tiles.
29. Stone.	30. Marble.
31. Granite.	32. Basalt.
33. Slate.	34. Limestone.
35. Sand.	36. Gravel.
37. Clay.	38. Brick.
39. Tiles.	40. Cement.
41. Lime.	42. Potash.
43. Soda.	44. Soda ash.
45. Potash.	46. Soda.
47. Lime.	48. Cement.
49. Brick.	50. Tiles.
51. Stone.	52. Marble.
53. Granite.	54. Basalt.
55. Slate.	56. Limestone.
57. Sand.	58. Gravel.
59. Clay.	60. Brick.
61. Tiles.	62. Cement.
63. Lime.	64. Potash.
65. Soda.	66. Soda ash.
67. Potash.	68. Soda.
69. Lime.	70. Cement.
71. Brick.	72. Tiles.
73. Stone.	74. Marble.
75. Granite.	76. Basalt.
77. Slate.	78. Limestone.
79. Sand.	80. Gravel.
81. Clay.	82. Brick.
83. Tiles.	84. Cement.
85. Lime.	86. Potash.
87. Soda.	88. Soda ash.
89. Potash.	90. Soda.
91. Lime.	92. Cement.
93. Brick.	94. Tiles.
95. Stone.	96. Marble.
97. Granite.	98. Basalt.
99. Slate.	100. Limestone.

Place of residence.	Family (not shown in detail) details.
1. Madras.	2. Madras.
3. Madras.	4. Madras.
5. Madras.	6. Madras.
7. Madras.	8. Madras.
9. Madras.	10. Madras.
11. Madras.	12. Madras.
13. Madras.	14. Madras.
15. Madras.	16. Madras.
17. Madras.	18. Madras.
19. Madras.	20. Madras.
21. Madras.	22. Madras.
23. Madras.	24. Madras.
25. Madras.	26. Madras.
27. Madras.	28. Madras.
29. Madras.	30. Madras.
31. Madras.	32. Madras.
33. Madras.	34. Madras.
35. Madras.	36. Madras.
37. Madras.	38. Madras.
39. Madras.	40. Madras.
41. Madras.	42. Madras.
43. Madras.	44. Madras.
45. Madras.	46. Madras.
47. Madras.	48. Madras.
49. Madras.	50. Madras.
51. Madras.	52. Madras.
53. Madras.	54. Madras.
55. Madras.	56. Madras.
57. Madras.	58. Madras.
59. Madras.	60. Madras.
61. Madras.	62. Madras.
63. Madras.	64. Madras.
65. Madras.	66. Madras.
67. Madras.	68. Madras.
69. Madras.	70. Madras.
71. Madras.	72. Madras.
73. Madras.	74. Madras.
75. Madras.	76. Madras.
77. Madras.	78. Madras.
79. Madras.	80. Madras.
81. Madras.	82. Madras.
83. Madras.	84. Madras.
85. Madras.	86. Madras.
87. Madras.	88. Madras.
89. Madras.	90. Madras.
91. Madras.	92. Madras.
93. Madras.	94. Madras.
95. Madras.	96. Madras.
97. Madras.	98. Madras.
99. Madras.	100. Madras.

(b) MEMBERS OF THE BOARD OF INDUSTRIAL LABOUR.

V. RAMAKRISHNA,
Commissioner of Labour,
Madras, 20th March 1940.

TALUK ADVISORY COMMISSIONS FOR ELEMENTARY EDUCATION.

Changes are proposed.

Dr. T. K. Ramakrishna Ayyangar, B.A., retired Sub-Magistrate, is nominated as a member of the Taluk Advisory Commission for Elementary Education, Tenali, in the place of Dr. U. Subramanya Ayyar, B.A., deceased.

Mrs. Gopalan, B.A., the Mr. D. N. Gopalan, B.A., retired Sub-Magistrate, Tenali, is nominated as a member of the Taluk Advisory Commission for Elementary Education, Tenali, in the place of Mrs. Venkateswara, who has left the service.

Dr. K. K. Raghavan, B.A. (Hons.), Agricultural Demonstrator, is nominated as a member of the Taluk Advisory Commission for Elementary Education, Tenali, in the place of Dr. T. Ramakrishna Ayyangar, who has left the service.

Dr. A. S. Subramanya, B.A. (Hons.), Government School Inspector, is nominated as a member of the Taluk Advisory Commission for Elementary Education, Tenali, in the place of Dr. K. Raghavan, who has left the service.

J. B. SIVARAM,
Collector.

Collector's Office,
4th April 1940.

Under G.O. No. 861, Education, dated 20th March 1939, the Collector of Commission is pleased to appoint Dr. G. Gopalan, B.A., member of the District Board, Kottur, as a member of the Taluk Advisory Commission for Elementary Education, Kottur, in the place of Dr. K. Raghavan, who has left the service.

D. D. WARRANT,
Collector.

Collector's Office,
20th April 1940.

MADRAS PUBLIC SERVICE COMMISSION.

Candidates selected for appointment as upper division clerk in the Madras Secretariat Service in 1938 who remained unselected on 31st January 1940 and are eligible for appointment in 1940.

The following candidate is declared by the Madras Public Service Commission to be eligible for appointment as upper division clerk in the Madras Secretariat Service.

The candidate should intimate promptly to the Chief Secretary to the Government of Madras, Public (Services) Department, Fort St. George, Madras, any change in his address. If he fails to do so, he will run the risk of his name being removed from the list.

The candidate will be eligible for appointment only if he is not in published possession of his age on the date of his appointment.

Name of candidate and date of birth (month and year).	Qualification.	Address.
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V. Adhikari, B.A. (Hons.), 19th 7th, Loyal (Madras), Chetty street, Chengalpet, Madras.

Office of the Madras Public Service Commission,
Rajmooty P.O., Madras, 20th April 1940.

List of candidates selected for appointments in the Madras Judicial Subordinate Service as clerk (lower division), Assistant Writer and Junior Superintendent of Copeys.

NOTE.—(1) The names are arranged under each community in the order of merit.
(2) Every candidate should indicate any change in his address promptly to the Registrar, High Court of Madras, in the case of those selected for appointment in the city, and to the District Judge concerned in the case of those selected for appointment in the mofussil.
(3) A candidate included in this list will be eligible for appointment until a new list is published irrespective of his age on the date of his appointment. The name of a candidate who is not placed on probation during the currency of this list will be brought forward in a new list provided that he is within the prescribed age limit.

Serial number, name of candidate and date of birth (in full)	Qualification	Address
MADRAS CITY.		
Non-Resident (Hindus).		
Lawyers—MADRAS.		
1. Subramanyam, K. M. [10th December 1914].*	B.A.C.	C/o Sri M. G. Pichaimathan, Vellore, Coimbatore, North Malabar.
Lawyers—TAMIL.		
2. Ramachandran, C. T. [10th May 1915].*	B.A.	38, Madanabhai Street, Kumbakonam, Madras.
Lawyers—MALAYALAM.		
3. Madhavan Nair, P. [10th May 1914].	Intermediate	Pennathur, Kottayam P.O., South Malabar.
Lawyers—TELUGU.		
4. Venkata Subraman, K. [10th December 1917].†	Intermediate (B.A. Part II and III). Bachelors.	C/o Sri Ananthi Ramiah Reddy, Chetty, Chittoor, Anantapur district.
Lawyers—TAMIL.		
5. Subramaniam, V. S. [11th January 1916].*	B.S.L.C. Typewriting (Higher) and Short-hand (Lower).	C/o Sri P. S. Desai, Apper, Cochin Club, Fort St. George, Madras.
6. Veeramani, R. [10th December 1917].*	B.S.L.C. Typewriting (Lower) and Short-hand (Lower).	108, Main Guard Street, Madras.
Lawyers—TAMIL.		
7. Krishnakumar, V. [1st July 1922].	B.S.L.C. Typewriting (Lower) and Short-hand (Lower). Clerical.	Bahadur Street, Coimbatore.
Lawyers—TAMIL.		
8. P. S. Rajendran, P. S. [10th August 1917].*	B.A.	Madras P.O., Tirunelveli district.
9. Sankar, D. V. [10th March 1918].*	Intermediate (B.A. Part III).	5, Gopaldasaram Kal Street, Vepery, Madras.
10. Durairaj, J. S. P. [10th August 1918].†	B.A.	I.C.S. Lodge, Enford Street, Coimbatore, Madras.
MADRAS CITY.		
Lawyers—TAMIL AND TAMIL.		
1. Vaidya, A. S. [10th July 1917].	B.S.L.C. (Intermediate Part III).	Waste Road Street, Coimbatore.
2. Mohanram Menon [1st July 1918].†	B.S.L.C.	Engalpet, Fort St. George, Madras.
VERAGALAM DISTRICT.		
Non-Resident (Hindus).		
Lawyers—TAMIL.		
1. Ramachandran Rao, R. [1st July 1915].†	B.A.	C/o Sri Sankar Appalaraju, Clerk, Fort Office, Pudukottai, Karaikal district.
2. Duraisamy, S. [10th April 1918].	Intermediate	C/o Sri S. Chokkalingam, W. 30/10, Kumbakonam, Madras.
3. Vanga Pachayya [10th April 1917].*	B.A.	Madanabhai, West Chittoor district.
4. Sanyal Rao, R. [10th April 1917].	B.A. & B.L.	C/o Sri S. Sankar Rao, B.A., S.L., Advocate, Madanabhai, West Chittoor district.
5. Sanyal Rao, K. [10th August 1918].	B.A.	C/o Sri Sanyal Sanyal, Nageswaram Street, Coimbatore.
Madras.		
6. Ramachandran Rao, R. [10th April 1918].	B.S.L.C. Typewriting (Lower) and Short-hand (Lower).	C/o Sri Sankar Sankar Rao, Fort, Karaikal.
WEST TAMIL DISTRICT.		
Lawyers—TAMIL.		
Non-Resident (Hindus).		
1. Ramachandran, M. [10th June 1917].†	B.A.	C/o Sri S. D. Sankarappa Pillai, B.A./B.L. Kumbakonam, South Street, Kumbakonam.
2. Venka, S. [10th September 1918].†	B.S.L.C.	C/o Sri V. Sankarappa Pillai, Kumbakonam, South Street, Kumbakonam.
Madras.		
3. Anand Sankar, H. [10th August 1918].†	B.S.L.C.	Barrow District Office, Mysore, Mysore district.
Madras.		
4. Sanyal Rao, R. [10th November 1918].†	B.A.	504, Bazaar Street, Madanabhai, Coimbatore.

* Noted in 1918.

† Noted that he appointed as clerk in the Madras Municipal Service.

Actual service, name of candidate and date of birth (1904) (continued).	Qualifications.	Address.
CUDDAPAH DISTRICT.		
	Languages—Tamil.	
	Non-Excluded (English).	
1 Indira Narayana [10th June 1910] ..	S.S.L.C. (Intermediate, Part II only).	C/o Sri Indira Subrah, Elipet, Jammala mandapam.
2 Kandasamy, A. [4th September 1910] ..	Intermediate ..	C/o Sri Kandasamy, Chelvanad, Kurnool district.
	Polymath.	
3 Syed Elumalai [15th July 1910] * ..	S.S.L.C. (Intermediate) ..	C/o Mohamed Osman Sahib, Sub-Inspector of Police, Police Club, Chelvanad.
4 Abdul Khatib [24th February 1910] * ..	Intermediate ..	S/o Abdul Khatib Sahib, Adigutta, Kurnool district.
	Religious Class.	
Hakimnagar, A. [1st July 1910] * ..	B.A. ..	Mohamed Temple Street, Nandyal, Kurnool district.
NGOLOLE DISTRICT.		
	Languages—Tamil.	
	Non-Excluded (English).	
1 Sankaranarayanan, M. [10th October 1910] ..	Intermediate ..	Chayyapalem, Ongole.
2 Sankaranarayanan, P. [1st May 1910] * ..	Intermediate, Typewriting (Higher).	C/o Sri P. Sankaranarayanan, Co-operative Loan and Sales Society, Annapuram, Yanam, Pondicherry.
3 Sankaranarayanan, G. [10th March 1910] ..	Intermediate ..	C/o Sri Chayyapalem Sahib, Retired Sub-Inspector, Coimbatore, Coimbatore.
	Buland.	
Chayyapalem, M. M. [10th July 1910] ..	B.A. .. Typewriting (Lower) and Short-hand (Lower).	District Medical Officer, Coimbatore, Coimbatore district.
CHINGELPUT DISTRICT.		
	Languages—Tamil and Telugu.	
	Religious.	
Gurukulam, S. S. [10th May 1910] † ..	B.A. .. Typewriting (Higher).	27, Gandhi Road, Chittoor.
	Languages—Tamil.	
	Non-Excluded (English).	
Sankaranarayanan, P. J. [1st December 1910] * ..	B.A. ..	M. Kalpal, Kottur, Lashkar, Coimbatore, Coimbatore.
	Christian.	
Michael Divanathan [10th June 1910] † ..	S.S.L.C. (Intermediate, Part I and II).	Kodur House, Kothapet, Chittoor.
	FAST TAMIL.	
	Languages—Tamil.	
	Non-Excluded (English).	
1 Venkatesan, R. [10th January 1910] ..	S.S.L.C. .. Typewriting (Lower).	C/o Sri Venkatesan Sahib, Village Manali, Thiruvannamalai, Kanyakumari, Part via Kottur Railway Station, Coimbatore.
2 Sankaranarayanan, V. [10th June 1910] * ..	S.S.L.C. ..	C/o Sri A. Sankaranarayanan, Kottur, Coimbatore, Co-operative Supervising Union, Thiruvannamalai, South Arcot.
3 Chelvanad, T. M. [10th August 1910] ..	S.S.L.C. .. Typewriting (Higher) and Short-hand (Lower).	C/o Sri Venkatesan Sahib, Thiruvannamalai, Coimbatore, Coimbatore district.
	Buland.	
Krishnaswamy, R. [10th March 1910] ..	B.A. ..	C/o Sri V. Krishnaswamy, Inspector of Post Office, Thiruvannamalai, Thiruvannamalai.
CHITTOOR DISTRICT.		
	Languages—Tamil.	
	Non-Excluded (English).	
1 Sankaranarayanan, P. [10th January 1910] † ..	S.S.L.C. ..	Thiruvannamalai Part via Kottur.
2 Venkatesan, T. V. [1st July 1910] * ..	B.A. ..	31, East India Street, Coimbatore, Madras.
3 Sankaranarayanan, A. [10th June 1910] ..	S.S.L.C. ..	C/o Sri Sankaranarayanan, 31, 32, Kottur, Kottur, Kottur, Madras.
	Buland.	
Sankaranarayanan, S. R. [10th July 1910] * ..	S.S.L.C. (Intermediate, Part I and II, Typewriting (Higher) and Short-hand (Lower)).	31, Periyaswami Chetty Street, Kottur, Madras.
MADRAS DISTRICT.		
	Languages—Tamil.	
	Non-Excluded (English).	
1 Sankaranarayanan, P. M. [10th August 1910] ..	Intermediate (B.A., Part II and III).	Thiruvannamalai, Thiruvannamalai, Part, P.O., Coimbatore.
2 Sankaranarayanan, S. [10th January 1910] ..	S.S.L.C. ..	Thiruvannamalai, Thiruvannamalai, Part, P.O., Coimbatore.
3 Sankaranarayanan, K. S. [10th November 1910] ..	B.Sc. ..	C/o Sri Sankaranarayanan, Thiruvannamalai, Thiruvannamalai.

* Subject also by appointment to Civil in the Madras Municipal Service.
† Deceased in 1910.

Serial number, name of candidate and time of birth (in full)		Qualification	Address
MADRAS DISTRICT—West. <i>Land Officer—Tamil and Non-Brahmins (Hindu)—cont.</i>			
4 Subramanyam, K. C. A., [19th June 1944]	..	B.A.,	Qn Tadau Close Lovers Co. Ltd., Post Box 161, Madras.
5 Mahalingam T., [1st November 1902]	..	Intermediate (S.A., Pure Tamil), Typewriting (Lower)	Chandrasekhar Venu prasad, Pondicherry, Madras.
6 Sundararaman, S., [2nd February 1917]	..	S.S.L.C., Typewriting (Lower) and shorthand (English)	Acting Compiler, District Head's Court, Pondicherry.
7 Pragasamtharman, K., [1st October 1916]	..	S.A. (Higher) and shorthand (Lower)	15, Appalarthi Lane, Kumbakonam, Tanjore district.
SOUTH MALABAR DISTRICT. <i>Land Officer—Malabar.</i> <i>Non-Brahmins (Hindu).</i>			
1 Debalachandran Menon, K., [2nd May 1914]	..	S.S.L.C., Typewriting (Lower) and shorthand (Lower)	Room No. 1, 24/58, Annamalai Acheson Street, Trivandrum, Madras.
2 Kishor Achari, T. K., [10th December 1908]	..	S.S.L.C., Typewriting (Lower) and shorthand (English)	C/o Dr. E. K. Achia, Medical Officer, Local Fund Dispensary, Thiruv. South Malabar.
3 Venkatesan Nair, K., [18th March 1942]	..	B.A., Typewriting (Lower)	Krishna Villa, Varkandavur, Palghat.
4 Lakshmanan, K., [14th June 1903]	..	B.A.,	Koravandil House, Near IV Railway Gate, Calicut.
5 Kuttanarajan Nair, K. C., [26th July 1916]	..	B.A.,	C/o Dr. C. K. Nair, "The Palace", P.O., Kottakkal, S. Malabar.
6 Puthucherry Nair, T., [18th September 1925]	..	S.S.L.C.,	P.O. Puthucherry, South Malabar.
7 Ramakrishnan Nair, T., [10th May 1917]	..	S.S.L.C., Typewriting (Lower)	Clark, Panchayath Board, Ottapalam, Malabar district.
8 Nargaran Nair, C., [18th March 1916]	..	B.A.,	Krishna House, P.O., Ganapattur, South Malabar.
<i>Brahmins.</i>			
1 Sankaran Nair, M. K., [10th December 1914]	..	Intermediate, Typewriting (Lower) and shorthand (Lower)	Mohamed Low, Telk, Chikapuram Post, Calicut.
2 Lakshminarayana, S. A., [10th November 1919]	..	S.S.L.C., Typewriting (Lower) and shorthand (Lower)	C/o Dr. S. L. Ananthakrishnan Iyer, Trivandrum, South Malabar, Palghat.
3 Ramakrishnan, K. R., [10th April 1921]	..	Do.	8/10 St. K. V. Nagarathal Iyer, Head Clerk, Government Office, Calicut.
<i>Malabar Muslims.</i>			
1 Mohamud, F. A., [17th April 1917]	..	B.A.,	C/o Sri M. A. Sankar, 49-B, White's Road, Bangalore, Madras.
2 Ahmed Ullah, G. P., [1st July 1907]	..	B.A.,	Kathirayal House, Pattathu, Puthiyampal P.O., via Thiruv. South Malabar.
TENNEVELLY DISTRICT. <i>Land Officer—Tamil.</i> <i>Non-Brahmins (Hindu).</i>			
1 Subramanyam, P. R., [10th June 1914]	..	B.A., Typewriting (Lower)	C/o Sri F. N. Ramaswamy Pillai, Sub Registrar, Sankaravathi, Tennevally district.
2 Muralidhar Sundaram, A. S., [2nd May 1915]	..	B.A., Typewriting (Lower)	Sankaravathi Street, Ananthavandam, Tennevally district.
3 Ganapathy, N. S., [10th July 1914]	..	S.S.L.C., Typewriting (Lower)	"Kishor Villa", South Street, Thiruv. Tennevally.
4 Appan, S., [10th March 1916]	..	S.S.L.C.,	Typist Street, Varkandavur, North Arcot district.
5 Naghibhadi, G. M., [18th March 1915]	..	Intermediate	No. 88, Thiruvandam Ponnai Kall Street, Trivandrum, Madras.
<i>Brahmins.</i>			
1 Sundararaman, S., [20th May 1919]	..	Intermediate, Typewriting (Lower) and shorthand (Lower)	C/o Sri S. N. Srinivasachari, Labour Department, W.P.A.S.I., Krishnan Cod, Nagapattinam P.O.
2 Subramanian, P. R., [1st June 1915]	..	S.S.L.C., Typewriting (Lower)	C/o Sri R. S. Ramalingam Iyer, Registrar, Sankaravathi, Tennevally district.
<i>Christians.</i>			
1 John Rajamoni, [10th July 1915]	..	Intermediate	No. 2, Sankaravathiagar Street, Thiruv. Tennevally district.
2 Edwin Michael, S., [10th June 1918]	..	S.S.L.C.,	East Wall Street, Varkandavur via Thiruv. Tennevally district.
RAMNAD DISTRICT. <i>Land Officer—Tamil.</i> <i>Non-Brahmins (Hindu).</i>			
1 Narayana Das, G., [1st June 1917]	..	S.S.L.C.,	Palace Street, Thiruvandam, Madras district.
2 Sankaran, S., [1st April 1916]	..	Intermediate	15, Koravandil Chikapuram Lane, West Wall Street, Madras.

* Indicated when the candidate is clerk in the Madras Municipal Service (Madras).
 * Indicated when the candidate is clerk in the Madras Municipal Service (Madras).
 * Indicated when the candidate is clerk in the Madras Municipal Service (Madras).

Serial number, name of candidate and date of birth (within brackets).	Qualifications.	Address.
RAMNAD DISTRICT—cont.		
Lawrence—Tamil—cont.		
Education.		
1. Sathyanarayana, K. [10th January 1903]	B.A.L.C., Typewriting (Letter) and shorthand (Letter).	Shorthand-teacher, District Head's Office, Bangalore, Bangalore district.
2. Krishnaswamy, A. Y. [2nd July 1910]	B.A.L.C., Typewriting (Letter) and shorthand (Letter).	Civ. Sci. A. K. Janakiah, 1st, Vellore, Secord Agaliam, Salem.
3. Krishna, A. P. [2nd October 1914]	B.A., Typewriting (Letter).	Civ. Sci. John Chelliah, Madhavam Camp, Ramnad district.
TRICHINOPOLY DISTRICT.		
Lawrence—Tamil.		
Non-Brahmin (Hindu).		
1. Ramaswamy, C. [20th April 1912]	B.A.L.C., Typewriting (Letter).	Civ. Sci. V. Technical Institute (near Post Office), Karaikal.
2. Venkateswaramanian, T. S. [19th June 1917]	Intermediate (B.A., Part I and II).	No. 48, Vaidyanathar Kod Street, Tiruchirappalli.
3. Rajaguru, P. [10th April 1916]	Intermediate	"Mata Vignesh," near Kod East Gate Street, Tiruchirappalli, Tiruchirappalli district.
4. Sathyanarayana, K. P. [20th August 1917]	B.A.L.C., Typewriting (Letter).	Janaki Vilas, District Court Road, Coimbatore.
5. Indrakumar, A. [20th August 1918]	B.A.L.C.	1918, Third Poonam Street, Tirupur.
Education.		
6. Abdul Kader, K. [10th August 1916]	Intermediate, Typewriting (Letter).	Civ. Sci. K. Kader Sahib, Maliga, Arumbakudi Street, Tirupur.
SALEM DISTRICT.		
Lawrence—Tamil.		
Non-Brahmin (Hindu).		
1. Ramakrishna, R. [10th November 1918]	M.A.	Civ. Sci. R. Rajawada Mahalingam, No. 12, Main Street, Salem.
Education.		
2. Mahalingam, R. [10th November 1918]	B.A., B.L.	Jalal Khan Street, Post, Salem.
SOUTH CANARA DISTRICT.		
Lawrence—Kannada.		
Non-Brahmin (Hindu).		
1. Anand, K. P. [1st May 1919]	B.A.L.C., Typewriting (Letter) and shorthand (Letter).	Siv. Sci. K. P. Pabawan Cheliah, near Court Road, Mangalore, South Kanara.
2. Ramaswamy Shetty, H. [10th May 1917]	B.A.L.C.	Civ. Sci. K. J. Sahib, B.A., C.A.B., Vellore, South Kanara.
Lawrence—Kannada and Tamil.		
Education.		
1. Muhammad Yakoob Sahib, K. [10th B.A.L.C.	Kidney, Malga, South Kanara District, September 1914]	

List of candidates selected for appointments as typist or stenotypist in the Madras Municipal Service.

The following candidates are declared by the Madras Public Service Commission to be eligible for appointment as typist or stenotypist in the Madras Municipal Service. Their names are arranged under such language and community as the order of merit. No candidate who has not passed the Government Examinations, examination in shorthand, will be eligible for appointment as stenotypist.

2. The name of any candidate who fails, without adequate reason, to join an appointment when so directed, shall be removed from the list of selected candidates and he shall not be eligible for appointment on the strength of his inclusion in the list. The question whether such a candidate will be permitted to appear for a subsequent selection will be decided by the Commission on the merits of each case.

3. Every candidate should intimate promptly to the Collector concerned any change in his address. If he fails to do so, he will run the risk of his name being removed from the list.

4. A candidate included in the list will be eligible for appointment until a notice is published suspending or cancelling his name on the date of his appointment. The name of a candidate who is not placed on a candidate during the currency of this list will be brought forward to a new list provided that he is within the prescribed age limit.

Serial number, name of candidate and date of birth (within brackets).

Serial number, name of candidate and date of birth (within brackets).	Qualifications.	Address.
MADRAS CITY.		
Lawrence—Tamil.		
Non-Brahmin (Hindu).		
1. Chinnappa, T. [10th February 1909]	B.A.L.C., Typewriting (Letter).	63, Anandappa Nigam street, Elephant Gate, Madras.
2. Sivasubramanian, D. [10th June 1911]	Do.	22, Papan Vaidyanathar Arjun street, Georgetown, Madras.
3. Vaidyanathar, P. [10th July 1904]	Typewriting (Letter).	46, Vaidyanathar, Madras Street, near South Bridge Road, Madras.

* * * Selected in 1939.

† Selected for appointment as typist in the Madras Municipal Service in Salem district.

‡ Selected also for appointment as clerk in the Madras Municipal Service.

Candidates' names of candidates and date of birth (in full)	Qualifications	Address
	MADRAS CITY—cont. LAWYERS—Tamil—cont. <i>Non-Brahmins (Hindu)—cont.</i>	
4 Kumbakonam, E. (12th November 1921)* ..	S.S.L.C., Typewriting (High).	125, Madhav Street, Madhav Building Post, Georgetown, Madras.
5 Kumbakonam, K. (11th November 1918) ..	Typewriting (High). Does not possess minimum general educational qualification.	25, Theban Church street, Georgetown, Madras.
6 Kumbakonam, A. V. (18th May 1918) ..	S.S.L.C., Typewriting (High).	"Nagappa High," 14, T.P. Kod Lane, Tirunelveli, Madras.
7 Kumbakonam, T. (10th June 1920) ..	Do.	Messagery, Kumbakonam P.O. (cont.) Kumbakonam, Tanjore district.
8 Kumbakonam, K. (21st May 1918) ..	Typewriting (High). Does not possess minimum general educational qualification.	15, Tharamanga Kod street, Wanderswamp, Madras.
9 Kumbakonam, O. (19th November 1916) ..	Typewriting (High) and shorthand (Lower). Does not possess minimum general educational qualification.	5, First Marappan street, Madhav Post, Georgetown, Madras.
10 Kumbakonam, A. (2nd July 1916) ..	Do.	8, 50, Anandaram Pillai, 225, Vaidikarady street, Sengapoor, Tanjore district.
11 Kumbakonam, T. S. (10th October 1918) ..	Typewriting (High). Does not possess minimum general educational qualification.	12, Kandappa Chetti street, Georgetown, Madras.
	Brahmins.	
12 Kumbakonam, K. (13th November 1919) †	Typewriting (High) and shorthand (Lower). Does not possess minimum general educational qualification.	5, 50, South Madhavapur, Nagore, Tanjore district.
13 Kumbakonam, L. S. (20th October 1916) ..	S.S.L.C., Typewriting (High) and shorthand (Lower).	2, Vaidikarady Kod street, Chappak, Madras.
14 Kumbakonam, K. (10th April 1916) ..	Do.	"Tropica Lodge," Tyanella road, Triplicane.
15 Kumbakonam, S. V. (18th June 1918) ..	Intermediate, Typewriting (High) and shorthand (High).	C/o Suburban Research, S.S.P.A., Coimbatore (The Nigra).
16 Kumbakonam, S. (21st January 1920) ..	S.S.L.C., Typewriting (High) and shorthand (High).	18, K. Sanyal Road street, Erode, Madras.
17 Kumbakonam, S. (10th October 1916) ..	Intermediate (S.A., Parts II and III), Typewriting (High) and shorthand (Lower).	S/o Sri R. Srinivasan Ayyangar, Retired Sub-Inspector of Police, 42, East Chitra street, Sengapoor.
18 Kumbakonam, V. (10th September 1917) ..	S.S.L.C., Typewriting (High) and shorthand (Lower).	21, Parthasarathy Swamy street, Triplicane, Madras.
19 Kumbakonam, K. S. (10th June 1918) ..	S.S.L.C., Typewriting (High).	24, Mukunda Chetti street, Perambur, Madras.
	Christians.	
1 James, G. V. (18th May 1918) * ..	S.S.L.C., Typewriting (High) and shorthand (Lower).	French Mission High School, Tirunelveli, North Arcot district.
2 Antony, P. (14th June 1920) ..	Typewriting (High). Does not possess minimum general educational qualification.	45, Kurumbapattam, Panchiar Bannick road, Panchiar Bannick Fort, Madras.
3 Arjundharan Charles, R. (2nd August 1915) *	S.S.L.C., Typewriting (High) and shorthand (Lower).	4, North street, Kumbakonam, Triplicane.
4 Arjundharan, A. (10th September 1918) ..	Typewriting (High). Does not possess minimum general educational qualification.	S/o Sri T. M. Anandaram Pillai, C/o Madhavapur, Kumbakonam, Triplicane.
	LAWYERS—Tamil. <i>Non-Brahmins (Hindu).</i>	
5 Arjundharan Chetty, C. (10th December 1915) *	Intermediate, Typewriting (High).	5, Subramanian Lane, Doranji Mahall street, Park Town, Madras.
6 Arjundharan Chetty, P. (1st July 1918) ..	Typewriting (High). Does not possess minimum general educational qualification.	C/o Sri Ravi Sankar Chetty, Sengapoor, Vaidikarady street, Tanjore district.
7 Arjundharan, T. (1st August 1918) ..	Do.	46, Tharamanga Kod street, Georgetown, Madras.

* Selected vide the appointment of 1920 in the Madras Government Service.
† Selected in 1924.

Name, age, sex of candidate and date of birth (where known)	Qualification	Address
MADRAS CITY—cont.		
LAWSON—MALAYALAM.		
<i>See English (Hindi).</i>		
1 Krishnan Nambiar, P. [20th December 1912].	Typewriting (Hindi). Does not possess minimum general educational qualification.	21, Padman Kall lane, Georgetown, Madras.
2 Channasaid, C. K. [20th October 1915].	Typewriting (Hindi) and shorthand (Hindi). Does not possess minimum general educational qualification.	64, Shanku Chetti street, Georgetown, Madras.
..		
English.		
Joseph, G. P. [20th September 1921].	S.S.L.C., Typewriting (Hindi).	C/o Mr. C. J. Fookes, S.A., S.L., Advocate, Chembai P.O., South Malabar.
VIJAYAPATAN DISTRICT.		
LAWSON—TAMIL.		
<i>See English (Hindi).</i>		
1 Ramaswami, C. [1st April 1912].	Typewriting (Hindi). Does not possess minimum general educational qualification.	C/o Sri K. Ramaswami, Kanyakumari (via) Thiruvananthapuram, East Malabar.
2 Venkateswaraiah, S. [20th October 1915].	S.S.L.C., Typewriting (Hindi).	C/o Sri S. Rajanna, Teacher, Gunner street, Vengalpet.
..		
English.		
1 Subba Rao, E. [10th July 1925].	S.S.L.C., Typewriting (Hindi) and Short hand (Hindi).	C/o Sri Rangaswamy's Venkata Subba Rao, Kanyakumari, Tamil.
2 Charyaswamy, V. [20th June 1918].	S.S.L.C., Typewriting (Hindi) and Short hand (Hindi).	C/o The Inspector, Faculty of Commerce, Kanga, Vengalpet.
EAST GODAVARI DISTRICT.		
LAWSON—TAMIL.		
<i>See English.</i>		
1 Manohara Rao, G. [20th January 1912].	Typewriting (Hindi). Does not possess minimum general educational qualification.	C/o Sri G. Ganesha Rao, Kothamangala, Rajahmundry.
2 Gangadhar Reddi, V. [10th September 1915].	Intermediate, Typewriting (Hindi) and shorthand (Hindi).	C/o Dr. V. V. Krishnamoorthy, Pukara, Ponnagudi P.O., West Godavari district.
WEST GODAVARI DISTRICT.		
LAWSON—TAMIL.		
<i>See English.</i>		
Nagabhishekam Rao, Kodikala [10th November 1912].	Typewriting (Hindi). Does not possess minimum general educational qualification.	C/o Sri A. Parvatham, S.S.S. Type, Unit No. 1, Old Settlement, Khammam, Bengal-Nagpur Railway.
KISTNA DISTRICT.		
LAWSON—TAMIL.		
<i>See English (Hindi).</i>		
1 Kameswaram, Anjala [20th April 1912].	Typewriting (Hindi). Does not possess minimum general educational qualification.	C/o Sri Sriya Venkateswara, Giddalur, Nellore, Andhra Pradesh, Vijayanagar district.
..		
English.		
2 Subbaramanyam, M. S. V. [17th March 1915].	Intermediate, Typewriting (Hindi).	C/o Sri Mahipati Venkateswara, Gungavaram, Kalyani P.O., Narsimharajapuram, East Godavari district.
SEELAM DISTRICT.		
LAWSON—TAMIL.		
<i>See English (Hindi).</i>		
Venkateswaraiah, Golla [20th February 1915].	S.S.L.C., Typewriting (Hindi).	C/o Sri Golla Venkateswara, Ettim Peta (No. 42), Rajahmundry, Outer district.
..		
English.		
1 Brahmachari, M. [10th July 1917].	Typewriting (Hindi). Does not possess minimum general educational qualification.	Advocate Rao's street, Old Town, Anantapur.

* Selected in 1935.
Referred also for appointment or entry to the Madras Ministerial Service.

Refer number, name of applicant and date of birth (in full)	Qualification	Address
KURMOLE DISTRICT.		
Language—Telugu.		
Education.		
1 Lakshminarayana, G. (19th July 1913) * ..	B.S.L.C. (Higher).	Royal Typewriting Institute, Dornumapet, Guntur District.
2 Chalapati Rao, Y. V. (1st July 1918) ..	B.S.L.C. Typewriting (Higher).	C/o Sri Y. Subbaitaly, Office of the Assistant Director of Agriculture, Guntur.
English.		
Rajakrishnaiah, S. (29th September 1913) †	B.S.L.C. Typewriting (Higher).	C/o Sri S. Narayana, Madhav, Vaddapet, Kovvur.
ANANTAPUR DISTRICT.		
Language—Telugu.		
Non-Brahmin (Hindu).		
Reddiah Reddy, K. (18th June 1918) ..	B.S.L.C. Typewriting (Higher).	C/o Sri L. Venkayya Reddy, M.A., Physical Science, F. D. College, Anantapur.
Brahmin.		
1 Vijaya Rao, S. B. (1st July 1918) †	B.A. Typewriting (Higher).	Khopetara street, Old Town, Anantapur.
2 Subbairayana, K. V. (4th June 1917) ..	B.S.L.C. (Higher).	6, Chakrappanich Street, Madhav.
CHUDAMAR DISTRICT.		
Language—Telugu.		
Brahmin.		
Vaidyanatha, V. (18th July 1918) ..	B.S.L.C. Typewriting (Higher) and Sanskrit (Lower).	C/o Sri V. Ananthiah, No. 172, K. V. Agnagar, Nellore.
CHITTOOR DISTRICT.		
Language—Telugu.		
Non-Brahmin (Hindu).		
Reddikrishna Chetty, D. V. (25th January 1921).	B.S.L.C. Typewriting (Higher) and Sanskrit (Lower).	C/o Sri D. Venkayya Chetty, Head clerk, District Munsif's Court, Chittoor.
Brahmin.		
Jagantha Rao, M. (1st January 1917) ..	B.S.L.C. Typewriting (Higher).	C/o Sri M. Narayana Rao, M.A., M.T. School, Madhav, Pund High School, Chittoor.
NELLORE DISTRICT.		
Language—Telugu.		
Brahmin.		
1 Lakshminarayana, N. (4th March 1918) ..	Typewriting (Higher) and Sanskrit (Lower). Does not possess minimum general educational qualification.	48, Reddiah Street, Sankhapet, Nellore.
2 Subba Rao, V. (1st July 1917) ..	Typewriting (Higher). Does not possess minimum general educational qualification.	117, Sankhapet, Nellore.
CHINGLEPUT DISTRICT.		
Language—Telugu.		
Brahmin.		
Narayana, D. (18th June 1916) ..	B.S.L.C. Typewriting (Higher).	48, Old Bhowli's Court Street, Sankhapet, Nellore, North Arcot District.
NORTH ARCOT DISTRICT.		
Language—Tamil.		
Non-Brahmin (Hindu).		
1 Damodara, P. (18th July 1918) ..	Typewriting (Higher). Does not possess minimum general educational qualification.	5, Fort Street, Sankhapet, Nellore, North Arcot District.
2 Jayaraman, S. (1st June 1918) ..	Do.	48, Ananthi Street, Tiruvannamalai, North Arcot District.
Brahmin.		
Ramakrishna, S. K. (18th July 1918) ..	Intermediate, Typewriting (Higher).	C/o Sri K. Ramayya Iyer, 48, Lakshminarayana Street, Nellore.

* Passed in 1913.

† Passed and is appointed as clerk in the Nellore Municipal Office.

Actual service, dates of qualifications and date of birth (unless otherwise stated).	Qualifications.	Address.
SOUTH ARCOT DISTRICT.		
LAKSHAPURAM—TAMM.		
Prabhakar.		
1 Rameswaram, H. [16th April 1916]	S.S.L.C., Typewriting (Higher) and Short-hand (Lower).	11, Dr. Rangachari Road, Rameswaram, Rameswaram, Madras.
2 Rajamani, K. [1st July 1917]	S.S.L.C., Typewriting (Higher).	56 St. B. Rameswaram Road, 1, Appanar Madali Street, Pudukkottai, Vellore, M.T.
SALEM DISTRICT.		
LAKSHAPURAM—TAMM.		
Manjivaram (Higher).		
1 Gopalakrishnan, B. [16th June 1916]	S.S.L.C., Typewriting (Higher) and Short-hand (Lower).	844, Olayar Street, Rameswaram, Salem.
2 Madamangal, A. [16th December 1918]	Typewriting (Higher) does not possess minimum general educational qualifications.	56 St. B. Rameswaram Road, Computer No. 1 Party, Survey Office, Salem.
Prabhakar.		
1 Narayanan, K. V. [16th November 1918]	S.S.L.C., Typewriting (Higher) and Short-hand (Higher).	189/20, 1st April Road, Salem.
2 Rajagopal, K. A. [16th June 1919]	S.S.L.C., Typewriting (Higher) and Short-hand (Lower).	56 St. B. Rameswaram Road, S.S. Sub-divisional Director of Survey No. 1 Survey Party, Madras, Salem.
3 Krishnamoorthy, A. V. [16th July 1920]*	Do.	67 St. A. R. Rameswaram Road, Vellore, Salem.
4 Venkateswaram, S. [16th December 1919]	S.S.L.C., Typewriting (Higher) and Short-hand (Higher).	56 St. B. Rameswaram Road, Salem.
TAMMUR DISTRICT.		
LAKSHAPURAM—TAMM.		
Manjivaram (Higher).		
1 Marappan, S. [16th February 1917] †	S.S.L.C., Typewriting (Higher) and Short-hand (Lower).	56 St. B. Rameswaram Road, Salem.
Prabhakar.		
2 Kalpanaswami, V. S. [16th October 1918]	S.S.L.C., Typewriting (Higher) and Short-hand (Higher).	56 St. B. Rameswaram Road, Salem.
TECHINAPOLY DISTRICT.		
LAKSHAPURAM—TAMM.		
Prabhakar.		
1 Krishnamoorthy, M. V. [16th April 1917]	Typewriting (Higher and Short-hand (Lower), does not possess minimum general educational qualifications.	Manjivaram, 1st April P.O., Technipoly District.
Chelvan.		
2 Kappas, K. A. [16th June 1919]	S.S.L.C., Typewriting (Higher).	56 St. B. Rameswaram Road, Salem.
MADRAS DISTRICT.		
LAKSHAPURAM—TAMM.		
Manjivaram (Higher).		
1 Lakshmanan, R. [16th June 1917]	Typewriting (Higher) and Short-hand (Lower), does not possess minimum general educational qualifications.	56 St. B. Rameswaram Road, Salem.
Chelvan.		
2 Chelvan, P. [16th January 1917]	Typewriting (Higher), does not possess minimum general educational qualifications.	11, Rameswaram Road, Salem.
RAMNAD DISTRICT.		
LAKSHAPURAM—TAMM.		
Prabhakar.		
1 Abdul Kadir, M. [16th March 1919]	Typewriting (Higher), does not possess minimum general educational qualifications.	11, Rameswaram Road, Salem.

* Reported for appointment as clerk in Madras District Sub-divisional Survey (RAMNAD District).

† Reported for appointment as clerk in the Madras District Sub-divisional Survey.

Serial number, name of candidate and date of birth (year, month).	Qualification.	Address.
TRENVELLY DISTRICT.		
Language—Tamil.		
<i>New Students (Males).</i>		
1 Muralidhar Sundaram, A. K. (10th May 1904). *	B.A., Typewriting (Higher).	Kolampalam Street, Aranthikulam, Travancore District.
2 Natarajan, R. (25th September 1917).	Typewriting (Higher). Does not possess minimum general educational qualification.	C/o Sri M. S. Chidambaram Pillai, Vaidya Chari, Aranthikulam Street, Tanjore.
COCHIN DISTRICT.		
Language—Tamil.		
<i>New Students (Males).</i>		
1 Kandasabesan, V. S. (2nd December 1905).	Typewriting (Higher) and Shorthand (Lower). Does not possess minimum general educational qualification.	C/o Sri V. T. Sundaram Pillai, Marthandam, Changanassery (via) Nagercoil, South Indian Railway.
<i>English.</i>		
2 Krishnaiah, R. (1st June 1909).	B.S.L.C., Typewriting (Higher) and Shorthand (Lower).	102, Valluvan Street, Cochin.
3 Thekkumkari, K. K. (20th August 1904).	B.S.L.C., Typewriting (Higher) and Shorthand (Lower).	C/o Sri N. K. Narendran Arayannar, Vallu-parambathur, Chidambaram, Tanjore.
THE NILGIRI DISTRICT.		
Language—Tamil.		
<i>Students.</i>		
Krishnamoorthy, G. S. (10th September 1917).	B.S.L.C., Typewriting (Higher) and Shorthand (Lower).	228, New Agriamam, Coimbatore.
MALABAR DISTRICT.		
Language—MALAYALAM.		
<i>New Students (Males).</i>		
1 Subraman Nayan, P. (12th December 1912).	Typewriting (Higher). Does not possess minimum general educational qualification.	C/o Mahesh Dasari, Cochin.
2 Kollares Nayan, G. P. (25th October 1917).	Typewriting (Higher) and Shorthand (Lower). Does not possess minimum general educational qualification.	C/o S. G. S. Kappanun Nayan, Tea Club, 1518, Oryankulam Street, Cochin.
3 Govindan Nayan, M. T. (25th April 1920).	Do.	C/o Sri T. M. Ramen Nair, Vellamankuram, P.O., Thiruvananthapuram, South Malabar.
SOUTH KANARA DISTRICT.		
Language—MALAYALAM.		
<i>New Students (Males).</i>		
Gopalan Nayan, E. M. (10th June 1918).	B.S.L.C., Typewriting (Higher) and Shorthand (Lower).	Palani Road, Nanjan P.O., South Malabar.
<i>Students.</i>		
1 Kandasab, P. S. N. (12th March 1917) †	B.S.L.C., Typewriting (Higher) and Shorthand (Lower).	C/o The Kanara School of Commerce, Mangalore, South Kanara.
2 Thekkumkari, K. A. (18th October 1909).	B.S.L.C., Typewriting (Higher).	132, New Kalpathi Village, Kalpathi, Palghat.
3 Ganapathy, C. K. (1st October 1907).	Typewriting (Higher). Does not possess minimum general educational qualification.	88, Dharma Street, Cochin.

* Noted due to exceptional merit in the Malay script at Government Agency.
† Deceased in 1925.

VACANCIES.

Appointment of a secondary grade teacher in the Government Secondary Training School, Bellary.

Applicants from Non-Brahman candidates are invited for the appointment of a secondary grade teacher in the Government Secondary Training School, Bellary, on Rs. 30 per mensem in the scale of Rs. 20-25-35-45-55-65. The vacancy is a permanent one from 1st August 1932, but the person selected for appointment will be on probation for one year from the date of joining.

Applicants should be of satisfactory character in terms of the rules of appointment of Government officers, and be not less than 18 years of age.

2. Every applicant must satisfy the following conditions:

- (a) He must be a British subject.
- (b) He must be of good character.
- (c) He must be of sound health and active habits and free from any bodily defect or infirmity disabling him to be a teacher.
- (d) His age as entered in the Secondary School-Leaving Certificate, should not exceed 30 years on the date of appointment.
- (e) His mother tongue must be Telugu.
- (f) He must possess at least the minimum general educational qualifications prescribed for appointment to the public service and a completed Teacher's Certificate of the Secondary Grade or should have passed the L.T., or B.Ed., or be in a Graduate in Arts.

3. Every applicant should be in the applicant's own handwriting. It must not be typewritten.

4. Every application must be accompanied by—
(1) A certified extract of the Secondary School-Leaving Certificate, if he is not a Graduate.

(2) A certified copy of the Teacher's Training Certificate or L.T. Diploma.

(3) Two certificates of character and conduct in writing, one of which must have been recently obtained from a responsible Government Officer.

(4) Evidence of date of birth.

(5) Treasury or Bank receipt for the payment of fee of Rs. 10.

5. Every applicant must pay a fee of Rs. 10 into the Government treasury or into the Imperial Bank of India, under the following head of receipt—
"XXVI. Education—E. General—Miscellaneous other items."

The fee will not be refunded in any case. Every applicant is therefore advised to satisfy himself that he fulfils the conditions prescribed in the notification.

6. Every application with all the enclosures properly fastened should be sent by registered post superscribed and addressed as follows—

"Application for the post of a Secondary Grade Teacher."

To the District Educational Officer, Bellary."

7. Applications must reach the District Educational Officer not later than 15th May 1932. Applications received after that date will not be considered.

8. Applicants should be prepared to appear in person before the District Educational Officer at their own expense if required to do so.

9. An applicant will be disqualified who attempts to cover up or to bring influence to bear on the District Educational Officer personally or by letter.

P. SETHURAMAN MANNABAI,
District Educational Officer.

Bellary, 4th April 1932

Appointment of Assistant Lecturers and Mechanical Engineering Instructors in Government Industrial schools under the control of the Department of Industries.

Applicants are invited from British subjects for prospective vacancies of Assistant Lecturers in Government Industrial schools under the control of the Department of Industries in the grade of Rs. 45-55-65-75 and Mechanical Engineering Instructors in the grade of Rs. 30-35-45.

2. The minimum qualifications required for the post are—

(1) Assistant Lecturer—

(a) A diploma or a B.E. of the Government School of Technology, Madras, and practical experience in a workshop or a factory for a period of not less than six months.

(b) Age: not over 28 years.

(2) Mechanical Engineering Instructors—

(a) A certificate of competence of the Government School of Technology, Madras, or any other industrial school recognized by the Department of Industries in Mechanical Engineering, and practical experience for a period of not less than two years.

(b) Age: not over 28 years.

3. Preference will be given to candidates possessing higher qualifications.

4. Every applicant must pay a fee of Rs. 10 into the Government treasury or into the Reserve Bank of India, Madras, or its agency to the credit of the Madras Government under the following head, viz., "XXVII. A. Industries—Industrial—Other Receipts—Applications—Fee for Appointments." The fee will not be refunded.

5. Applicants must be accompanied by documentary evidence of age, qualifications, character and a treasury or bank receipt for the payment of Rs. 10 and at least three certificates of character and conduct in original one of which must have been obtained not earlier than 1st March 1932 from any responsible person who knows the candidate previously and be attested to the Inspector of Industrial Schools, Port Bell No. 425, Chennai, Madras, so as to reach him not later than 20th April 1932.

6. Applicants must be prepared to appear for personal interview before the Inspector of Industrial Schools, if called for, at their own expense.

7. Applicants who attempt to influence the appointing authority in any manner will be disqualified.

8. Applicants should be of satisfactory character in terms of the rules of appointment of Government officers, and be not less than 18 years of age.

W. PETER,

Inspector of Industrial Schools,
Madras, 11th April 1932.

Appointment of drawing master in the Government Secondary Training School, Bangalore.

Applicants are invited from duly qualified Non-Brahman candidates for the appointment of drawing master in the Government Secondary Training School, Bangalore, on Rs. 30 per mensem in the scale of Rs. 25-35-45.

1. The applicant must be a British subject with good character, sound health, active habits and free from any bodily defect or infirmity disabling him to be an instructor.

2. He applicant who has attained the age of 30 years on 15th May 1932 or the date of application if later is eligible for appointment.

3. The applicant's language must be Telugu only.

4. His minimum professional qualifications should be a group certificate in Drawing with Technical Teacher's Certificate of the Higher Grade.

5. Every applicant must pay a fee of Rs. 10 into the Government treasury or into the Imperial Bank of India to the credit of "XXVI. Education—E. General—Miscellaneous—Other items" by means of the following cheques and get pay the fee:—
(a) Those who have acted as drawing masters in Government institutions prior to 1st October 1931.
(b) Those belonging to Scheduled Classes who have passed the Intermediate Examination in Arts at Andhra, Madras or Amravathi Universities or who have taken a degree of any of the Universities.

7. The fee will under no circumstances be refunded.

8. Every application must be in the applicant's own handwriting and must be accompanied by

- (i) Group certificate in Drawing.
- (ii) National Teacher's Certificate of the Higher Grade.
- (iii) General educational certificate.
- (iv) Three certificates of character and conduct in original and in which must have been obtained from a respectable Government officer not earlier than 31st March 1942.
- (v) Treasury or bank receipt for Rs. 10.
- (vi) A certificate of physical fitness from a medical officer not lower in rank than that of an Assistant Surgeon.
- (vii) A statement regarding particular community and date of birth as entered in the applicant's

latest general educational certificate and duly attested by a responsible officer.

9. The application should reach this office not later than 12th May 1942.

10. The candidate should be prepared to present himself before the District Educational Officer for a personal interview, if called for, at the candidate's own expense.

11. The applicant will be disqualified who attempts to corrupt or bring influence to bear on the District Educational Officer personally or by letter through a relative, friend, parent, school or other person.

P. VENKATARAMANATHA,
District Educational Officer,

Vaangapetam, 2nd April 1942.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 151 MADRAS, TUESDAY EVENING, APRIL 16, 1940

Part II—Miscellaneous Notifications

APPOINTMENTS, LEAVE, ETC.	CONTENTS	PUBLIC WORKS NOTIFICATION
APPOINTMENT BOARD OF EXAMINERS, Co-educational, English, Tamil and Telugu, Madras, District, Madras, Public School	433-435	435
GENERAL NOTIFICATIONS		
Bank and bank notes	436-437	
Department of Agriculture—Cotton price and sales	438	
Department of sports	439	
Electricity—Electricity and electric supply	440-441	
In the District and District		
Police	442	
Police—Police	443-444	
Police—Police	445	
Police—Police	446	
Police—Police	447	
Police—Police	448	
Police—Police	449	
Police—Police	450	
Police—Police	451	
Police—Police	452	
Police—Police	453	
Police—Police	454	
Police—Police	455	
Police—Police	456	
Police—Police	457	
Police—Police	458	
Police—Police	459	
Police—Police	460	
Police—Police	461	
Police—Police	462	
Police—Police	463	
Police—Police	464	
Police—Police	465	
Police—Police	466	
Police—Police	467	
Police—Police	468	
Police—Police	469	
Police—Police	470	
Police—Police	471	
Police—Police	472	
Police—Police	473	
Police—Police	474	
Police—Police	475	
Police—Police	476	
Police—Police	477	
Police—Police	478	
Police—Police	479	
Police—Police	480	
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Police—Police	482	
Police—Police	483	
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Police—Police	540	
Police—Police	541	
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Police—Police	629	
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Police—Police	689	
Police—Police	690	
Police—Police	691	
Police—Police	692	
Police—Police	693	
Police—Police	694	
Police—Police	695	
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Police—Police	699	
Police—Police	700	

Leave.—**Sri Rao Balakrishna A. Lakshminarasimhaiah**, M.A., M.Sc. (Med.), and M.B. (Surg.), Deputy Superintendent Public District Fisheries and Groundwater, Government Hospital for Women and Children, and Principal and Professor of Midwifery, Medical College, Madras, leave on average pay for one month and ten days from 2nd May 1943 over Furloughed Rule 91.

(By order)

T. V. RAJARAMAN,

Personal Assistant to the Surgeon General.

Madras, 6th April 1943.

POLICE.

Postings.—The following postings of Police officers are ordered:—

Sri Rao Balakrishna A. R. Krishna Ayyangar, officiating Deputy Superintendent of Police, on the expiry of his leave, to officiate as Deputy Superintendent of Police, Chittoor subdivision, South Arcot District.

[This cancels the posting of **Sri Rao Balakrishna A. R. Krishna Ayyangar** to the Madras District, Bangalore District, ordered in this office Memorandum No. 124/G.A./36, dated 18th March 1943.]

Sri E. Gopalakrishna Ayyar, officiating Deputy Superintendent of Police, Chittoor subdivision, South Arcot District, on relief, to officiate as Deputy Superintendent of Police, Sivakasi subdivision, Faizabad District, vice **Sri Rao Balakrishna A. R. Krishna Ayyangar**.

Madras, 6th April 1943.

Sri P. Kandamurthi, Deputy Superintendent of Police, to return from leave, to officiate as Deputy Superintendent of Police, Karaikal subdivision, Chittoor District, vice Mr. Mohanram Ghosh Chit Chit.

[This cancels the posting of **Sri Rao Balakrishna A. R. Krishna Ayyangar** to the Madras District, Chittoor District, ordered in this office Memorandum No. 124/G.A./36, dated 18th March 1943.]

Sri K. S. Venkatesha Ayyar, Inspector of Police, North Arcot District, on relief, to officiate as Deputy Superintendent of Police, Chittoor subdivision, North Arcot District.

Madras, 10th April 1943.

Sri P. Kandamurthi, Deputy Superintendent of Police, on return from leave, to be Deputy Superintendent of Police, Narasipatnam subdivision, Vellore District, vice **Sri Rao Balakrishna A. R. Krishna Ayyangar**.

[This cancels the posting of **Sri P. Kandamurthi** to the Madras District, Chittoor District, ordered in this office Memorandum No. 124/G.A./36, dated 18th April 1943.]

Sri Rao Balakrishna A. R. Krishna Ayyangar, Deputy Superintendent of Police, Narasipatnam subdivision, Vellore District, on relief, to be Deputy Superintendent of Police, Madanapalle subdivision, Chittoor District.

Madras, 10th April 1943.

Postings.—**Sri T. Chinnayya Reddy**, Inspector of Police, Madras City, on relief, to officiate as Principal, Central Reserve Police, Bangalore, vice **Sri M. Balakrishna Ayyar**, Inspector of Police, Madras City, from 15th April 1943, (to be relieved) vice **Sri M. Balakrishna Ayyar** as Assistant on 15th April 1943.]

P. SATHYAN,

Inspector-General of Police.

Madras, 12th April 1943.

PUBLIC WORKS.

Appointment and Posting.—**Sri M. Narasimha Rao**, B.E., Supervisor, Railway Division, Bangalore Circle, to officiate as Assistant Engineer and posted to the Madras Circle.

[The posting of **Sri M. Narasimha Rao** to the Madras Circle ordered in Chief Engineer's Notification No. 1222-3010, dated 18th March 1943, is cancelled.]

Posting.—**Sri S. Rajagopalakrishna**, Supervisor, Road Division, appointed to officiate as Assistant Engineer and posted to the Madras Circle on 1st August 1943, against the vacancy at G.O. No. 1236, P.W. (Engineering), dated 2nd December 1942.

Madras, 6th April 1943.

Posting.—**Sri C. Kanna**, Assistant Engineer, is permitted to return to duty mandating the temporary posting of his leave and posted to the Chittoor Circle. (His return to duty is optional.)

Madras, 6th April 1943.

Leave.—**Sri M. Venkatesha Ayyar**, Assistant Engineer, Coimbatore subdivision, Coimbatore District, leave on average pay for three months and three days from 9th May 1943 at date of order.

Appointment and Posting.—**Sri Desaiji Ayyar**, Assistant Engineer, Bangalore Division, Bangalore Circle, to officiate as Assistant Engineer and posted to the Tiruchengode Circle. (To join on 25th April 1943 onwards.)

B. R. DOGGA,

Chief Engineer, P.W.D.

(General, Buildings and Roads).

Madras, 10th April 1943.

Posting.—**Sri M. Narasimha Rao**, Supervisor, appointed as officiating Assistant Engineer and posted to this circle as Chief Engineer's Notification No. 1244-P/401, dated 18th April 1943, is permitted to the change of the Bangalore subdivision of the Bangalore Division.

[The posting of **Sri S. Rajagopalakrishna**, officiating Assistant Engineer, to the Bangalore Division ordered in this office No. 1262/G, dated 17th March 1943, is cancelled.]

J. S. WESTERDALE,

Superintending Engineer, Bangalore Circle.

Madras, 10th April 1943.

GENERAL NOTIFICATIONS.

GOVERNMENT MUSEUM.

PATTHUR STREET, MADRAS.

Open on all days in the week, excepting Fridays, from 7 a.m. to 3 p.m. Admission free. Strictly reserved for Indians on the first Saturday of every month after 11 noon.

F. H. GRAYLE,

Superintendent.

GOVERNMENT PUBLIC LIBRARY.

GOVERNMENT BOOKS BUILDING, MADRAS.

Open on all days in the week, except Fridays, October to March 7 a.m. to 3-30 p.m. and April to September 7 a.m. to 6 p.m.

Circulation of books is free to any person of 15 or more years of age. Books can also be borrowed by approved outsiders at Madras City and its vicinity. Applications for borrowing must be made by the applicant personally at the library. A deposit of Rs. 50 will be required from each borrower.

No deposit here can be made by residents in the suburbs, but the Government Public Library can apply to Government for sanction to lend to non-resident borrowers of suburban districts.

R. JANARDHANAN,

Librarian.

Imperial Library.

(GOVERNMENT OF INDIA)

SECRETARIAT BUILDING, 1, RAJAPALLEY ROAD.

LACHTON.

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Sundays and holidays, from 2 p.m. to 6 p.m.

The Library is a free lending library, open to any one reading in any part of India. There is no subscription to pay; but security is cash or voucher.

K. M. ASADULLAH,

Librarian.

2401 Bell Bros., Ltd.
2402 The General Electric Co., Ltd.
2410 The Chemical Paper and Fibre Co.
2412 Dr. J. J. Schindler.
2414 Hulton
2417 English Drilling Equipment Co., Ltd.
2418 Kynan.
2420 The General Electric Co., Ltd.
2422 Pioneer Tins & Rubber Co. of India, Ltd.
2423 Brown and W. E. Marshall and Co., Ltd.
2424 Pioneer Tins & Rubber Co. of India, Ltd.
2425 The General Electric Co., Ltd.
2426 Hulton.
2427 Ford Kitchens
2428 Kirby & Farnes (India), Ltd., Whitley and
Collett.
2429 The General Electric Co., Ltd.
2430 P. J. S. Brothers, Ltd.

C. P. KARUNAKARA MENON,
Secretary to Government, Development Department,
Port St. George, 21st April 1945.

Destruction of Records.

Notice is hereby given that the practice mentioned should apply for the entire of documents, records, books, etc., filed in the administrative records, as or before 1st May 1945 as they will be destroyed after that date as per rules regarding the destruction of records—

- (10)—Correspondence, order records, etc., and therein and the returns.
(11)—Administrative records—order records—All documents, etc., and therein and the returns.
(12)—State papers deposited in 1938—order records with the documents deposited in 1938—order records—order records, etc., and therein and the returns.
(13)—Revenue records—order records—order records, etc., and therein and the returns.
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ADMAN ALL,
Chief Executive Engineer.

Madras, 2nd April 1945.

Registration of certain co-operative societies controlled and liquidators appointed.

The Joint Registrar of Co-operative Societies, Madras, has, under section 44 (3) of the Madras Co-operative Societies Act VI of 1925, caused the liquidation of the societies mentioned hereunder and has appointed the officers named against them to be the liquidators under section 47 (1) of the Act. These orders will take effect from the dates given against the societies.

Statement of assets and liabilities of the societies, and the names of the liquidators.

Date of order—22nd May 1945.
No. 2425, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2426, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2427, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2428, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Madras, 2nd April 1945.

Statement of assets and liabilities of the societies, and the names of the liquidators.

Date of order—22nd May 1945.
No. 2429, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2430, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2431, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2432, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2433, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2434, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2435, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2436, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2437, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2438, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2439, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2440, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2441, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2442, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2443, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2444, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2445, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2446, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2447, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

Date of order—22nd May 1945.
No. 2448, The Pioneer Tins and Rubber Co. of India, Ltd., Madras. Liquidator: Mr. J. J. Schindler.

PUBLIC HEALTH DEPARTMENT.

Statistical Tables of the Municipal Towns of the Madras Presidency for the week ending 5th March 1948

Serial number	Name of ship and Maritime Code	Particulars of the cargo received on board			Gross weight		Deduct		Total	
		Kilob.	Pounds.	Total.	Gross weight received on board	Gross weight received on board	Gross weight received on board	Gross weight received on board	Gross weight received on board	Gross weight received on board
1	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
2	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
3	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
4	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
5	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
6	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
7	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
8	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
9	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
10	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
11	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
12	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
13	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
14	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
15	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
16	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
17	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
18	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
19	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
20	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
21	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
22	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
23	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
24	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
25	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
26	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
27	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
28	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
29	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
30	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
31	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
32	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
33	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
34	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
35	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
36	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
37	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
38	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
39	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
40	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
41	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
42	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
43	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
44	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
45	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
46	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
47	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
48	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
49	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
50	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
51	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
52	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
53	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
54	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
55	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
56	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
57	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
58	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
59	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
60	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
61	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
62	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
63	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
64	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
65	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
66	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
67	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
68	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
69	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
70	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
71	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
72	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
73	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
74	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
75	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
76	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
77	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
78	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
79	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
80	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
81	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
82	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
83	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
84	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
85	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
86	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
87	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
88	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
89	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
90	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
91	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
92	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
93	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
94	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
95	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
96	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
97	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
98	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
99	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
100	Albatross	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000
Total		1,000,000	1,000,000	1,000,000	1,000	1,000	1,000	1,000	1,000	1,000

Wednesday, 8th April 1960

^a Difference not significant.

Abstract: Return of Accesses and Deaths from Epidemic Diseases in the Presidency of Madras during the week ending 10th March 1948

[illegible]

Draft amendments to the Civil Rules of Practice and Circular Orders.

Under the provisions of section 133 of the Code of Civil Procedure, 1908, the following draft amendments to the Civil Rules of Practice and Circular Orders, 1917 (Volumes I and II), are published for the information of all persons concerned and it is hereby notified that the draft amendments, as well as any suggestion or suggestion thereon which may be received in respect thereof from and persons interested in the matter, will be taken into consideration by the High Court on or after the 15th day of July 1940.—

The following shall be added to rule 107 of the Civil Rules of Practice and Circular Orders, Volume I, namely:—

"The particulars of currency notes, coins and cheques shall be noted on the reverse side of the form of the cheques accompanying such remittance."

The following shall be substituted for rule 108 of the Civil Rules of Practice and Circular Orders, Volume I, namely:—

"The payer shall note the particulars of currency notes, coins and cheques on the reverse side of the form of the cheques accompanying such remittance and deliver the money, ^{and} the cheques and the order and receipted receipt to the Bank or Treasury Officer mentioned therein, who shall retain the order, and return the receipt, duly signed and dated, to the payer, who shall enclose the said receipt to the Clerk."

The following shall be substituted for Form No. 88 in Appendix III A, Part II, of the Civil Rules of Practice and Circular Orders, Volume II:—

FORM NO. 88.

Rule 107 of Part I, Volume I, Civil Rules of Practice and Circular Orders—Order for Lodgment.

<p>No. _____</p> <p>IN THE COURT OF THE DISTRICT JUDGE OF</p> <p>MURREE OF</p> <p>To _____</p> <p>The Officer in charge of the Treasury at _____</p> <p>Rs. _____ and paise _____</p> <p>The amount of Rs. _____</p> <p>in the sum of Rs. _____ (in the separate account of A.B., a minor).</p> <p>Dated this _____ day of _____</p> <p>Signature of the Judge.</p>	<p>No. _____</p> <p>IN THE COURT OF THE DISTRICT JUDGE OF</p> <p>MURREE OF</p> <p>To _____</p> <p>The Officer in charge of the Treasury at _____</p> <p>You are requested to receive the sum of Rs. _____ and paise _____</p> <p>the sum in the account of A.B., a minor, as the sum of Rs. _____ (in the separate account of A.B., a minor).</p> <p>Dated this _____ day of _____</p> <p>Signature of the Judge.</p>	<p>TREASURY OFFICE.</p> <p>Received this _____ day of _____ and entered as Rs. _____ of 1940 in the Registry of Civil Courts' Deposits the sum of Rs. _____</p> <p>in the credit of A.B., a minor, of _____</p> <p>in the sum of the Court of _____</p> <p>in the separate account of A.B., a minor.</p> <p>Dated this _____ day of _____</p> <p>Signature of the Officer in charge of the Treasury.</p>
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Particulars of money paid.

Description.					Amount.
					Rs. A. P.
Currency notes—					
Rs. 1000
Rs. 500
Rs. 100
Rs. 50
Rs. 20
Rs. 10
Total value and value ..					_____
Cheques (with details)					
Grand Total ..					_____

Signature of auditor.

Particulars of money paid.

Description.					Amount.
					Rs. A. P.
Currency notes—					
Rs. 1000
Rs. 500
Rs. 100
Rs. 50
Rs. 20
Rs. 10
Total value and value ..					_____
Cheques (with details)					
Grand Total ..					_____

Signature of auditor.

No. 3 of 1940, District Court, East Coast.
Section Venkatesh—Petitioner (Debtor).
John Lakshminarayana being minor by father and
guardian Kondaiah and others—Respondents.
(Creditors).
 Notice is hereby given under section 29 (3) of the
 Provincial Insolvency Act that the petitioner has
 applied to this Court praying to adjudge him as
 insolvent and that the said petition stands posted to
 2nd July 1942 for hearing.

TAHITA ALI,
 District Judge.

Rajahmundry, 1st April 1942.

No. 2 of 1941, Sess-Court, North Malabar.
Kottikkaran Keshikrishnaiah Debtor
Thiruvengal amman and others, Kottikan Thakur—
Petitioner (Debtor).
S. K. Aravindanathan Chettiar and another others—
Respondents (Creditors).
 Notice is hereby given under section 27 (3) of Act
 V of 1930, that the order of adjudication, dated 15th
 September 1939, against the petitioner above named,
 is and the same is hereby annulled.

B. NEVAKAMAKRISHNAN,
 District Judge.

Tellicherry, 1st April 1942.

No. 27 of 1933 (L.A. No. 87 of 1933), Sess-Court,
 Cochin.
Peruvayalada Venkata Reddi of Cochin—Petitioner
(Debtor).
Jayanti Gopinatha of Cochin and others—
Respondents (Creditors).
 Notice is hereby given under section 27 of the
 Provincial Insolvency Act V of 1930, that the above-
 named petitioner (debtor) is granted extension of
 time for applying for discharge till 1st October 1941.

G. BHASKARA REDDI,
 Principal Subordinate Judge
 Cochin, 6th April 1942.

No. 5 of 1940, Sess-Court, Malabar.
Singappa, son of Aliappa of Kallianpattam, husband of
Vijaya, Natar Sadas—Petitioner (Debtor).
K. N. S. F. S. Lakshminarayana Chettiar and five
others—Respondents (Creditors).
 Notice is hereby given under section 19 (3) of the
 Provincial Insolvency Act that the petitioner has
 applied to this Court praying to adjudge him as
 insolvent and that the said petition stands posted to
 25th June 1942 for hearing.

W. CHAKRAPANI NAYUDU,
 Additional Subordinate Judge
 Madras, 4th April 1942.

No. 22 of 1933, Sess-Court, Travancore.
(1) Madhava Modhijay, son of Vengappa Madhava-
jiyar and (2) Sankaran Modhijay, son of Sank
petitioner, both residing at Thiruvananthapuram, Sh-
gall Muni—Petitioner (Debtors).
Thiruvananthapuram and others—Respondents.
 Notice is hereby given under section 2 (2) of the
 Provincial Insolvency Act that the order of adjudica-
 tion passed against the petitioners on the 29th
 day of March 1932 was annulled by order of this
 Court, dated 1st April 1942.

No. 6 of 1937, Sess-Court, Travancore.
T. V. Aravindanayagan Appa, son of Venkatasub-
boyan, residing at Koda Akkul and T. V.
Sankaran Appa, son of Venkatasubboyan, residing
at Koda Akkul—Petitioner (Debtor).
S. Sankaran Appa and others—Respondents.
 Under section 27 of Act V of 1930 it is hereby
 notified that the above named petitioners have been
 adjudged insolvent on the 15th February 1940 that
 their properties are vested in the Official Receiver,
 East Coast, and that the creditors should prove their
 claims as early as possible and that the petitioners
 should apply for final discharge within one year from
 15th February 1940.

K. S. KUMARASWAMI AYYAR,
 Subordinate Judge.
 Madras, 6th April 1942.

No. 13 of 1938, Sess-Court, Malabar.
Varidachan, Pappu Nayudu—Petitioner (Debtor).
Janga Kallath and Janga Kallath—Respondents
(Creditors).
 Notice is hereby given under section 29 of Act V
 of 1930 that the above named respondents are ad-
 judged insolvent on 15th March 1940. Time for apply-
 ing for discharge is one year. Creditors should prove
 their claims before the Official Receiver within three
 months.

T. PADAKKALAKRISHNAN,
 Additional Subordinate Judge.
 Nillore, 25th March 1942.

No. 14 of 1931 (L.A. No. 17 of 1930), Sess-Court,
 Bangalore.
Chinnappa Venkatasubramanian—Petitioner (Debtor).
Tulsi Das and others—Respondents (Creditors).
 The above named petitioner applied in L.A. No. 17
 of 1930 to annul the order of adjudication
 that petition is posted to 2nd July 1942 for hearing.
 Anybody willing may oppose.

M. BALARAM REDDI,
 Subordinate Judge
 Bangalore, 3rd April 1942.

No. 7 of 1937, Sess-Court, Madras.
Santharajah Kadappa Tavar, etc.—Petitioner.
Santharajah Kadappa Tavar, son of Ramaswami Pillai, of Marap-
panam, debtor, etc.—Respondents (Creditors).
 Notice is hereby given under section 29 (3) of
 Act V of 1930 that the order of adjudication has
 been annulled by an order of this Court, dated 1st
 April 1942.

P. KUMARASWAMI PILLAI,
 Subordinate Judge.
 Madras, 10th April 1942.

No. 2 of 1939, Sess-Court, Travancore.
Lachan Vachan—Petitioner (Debtor).
Ramaswathi Appa, son of Gopala Appa, of Kall-
manur, Ambalambadur taluk—Respondent (Debtor).
 Under section 29 of the Provincial Insolvency Act
 notice is hereby given that the above named re-
 spondent has been adjudged insolvent on 1st April
 1940 and that he should apply for discharge on or
 before 2nd April 1942. Creditors should prove their
 claims within one month from the date of publica-
 tion of this notice in the District Gazette, by deliv-
 ering or sending by registered post to the Official
 Receiver an affidavit in Form No. 2 of the Indian
 Provincial Insolvency Rules. They should also give
 the Official Receiver all necessary instructions and
 provide him with funds where necessary.

G. KUNHIRAMA MENON,
 Subordinate Judge.
 Trivandrum, 6th April 1942.

No. 21 of 1938, Sess-Court, Travancore.
P. S. Krishnan Appayyan and others—Petitioner
(Creditors).
Aravindanayagan Chettiar—Respondent (Debtor).
 Under section 29 of the Provincial Insolvency Act
 notice is hereby given that the above named re-
 spondent has been adjudged insolvent on 25th March
 1940 and that he should apply for discharge on or
 before 25th March 1942. Creditors should prove their
 claims within three months from the date of publica-
 tion of this notice in the District Gazette. In deliv-
 ering or sending by registered post to the Official
 Receiver an affidavit in Form No. 2 of the Indian
 Provincial Insolvency Rules. They should also give
 the Official Receiver all necessary instructions and
 provide him with funds where necessary.

I. S. PARTHABARATHI AYYAR,
 Subordinate Judge.
 Trivandrum, 6th April 1942.

No. 62 of 1935, GEORGE BISHOP'S CROSS,
KINROSS.

Chitrala Pella Giddaga—Frother.

Notice is hereby given under section 54, Provincial Insolvency Act, 1919, that all the creditors in the thousand pounds whose claims have been notified but have not proved their claims should prove their claims on or before 10th May 1943 by affidavit with documents in support thereof during which a final dividend will be declared without consideration of their claims.

(Sd/),
Official Receiver.

Kinross, 4th April 1943.

NOTICES UNDER THE INDIAN COMPANIES ACT.

In the matter of the Jeyaraj Films, Limited.

Whereas Mr. V. V. G. G. G., the managing director of the company, in his letter No. 10, dated 23rd March 1943, stated that the said company, viz., the Jeyaraj Films, Limited, has ceased to function and that the name of the company may be struck off the register;

And whereas it appears accordingly that the said Jeyaraj Films, Limited, is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247 (b) of the Indian Companies Act, 1932, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

Madras, 2nd April 1943.

In the matter of the Neo-Cinema, Limited.

Whereas communication addressed to the Neo-Cinema, Limited, at its registered office at 7/9, Broadway, Georgetown, Madras, either remains unanswered or are returned undelivered through the Dead Letter Office;

Whereas at the place of a visit on the 26th November 1942 there was no trace of the company at its registered office;

And whereas it appears accordingly that the Neo-Cinema, Limited, is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247 (b) of the Indian Companies Act, 1932, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Minerals Syndicate, Limited.

Whereas Sri Narayana Girdharas, the director of the company, in his letter No. 10, dated 15th March 1943, stated that the said company is not doing any business and that it may be treated as defunct;

And whereas it appears accordingly that the Indian Minerals Syndicate, Limited, is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247 (b) of the Indian Companies Act, 1932, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

Madras, 28th March 1943.

In the matter of the Indian Labourers' President and Associated Corporation, Limited.

Whereas the Indian Labourers' President and Associated Corporation, Limited, is being wound up and the management has made the case in which the name of the company are fully wound up as reported by the liquidator in his letter, dated 1st April 1943;

And whereas the returns required to be made by the liquidator have not been made for a period of more than six months after notice demanding the returns was sent by post to the liquidator of the said company at his last known place of business;

Therefore, the undersigned hereby gives notice, pursuant to section 247 (b) of the Indian Companies Act, 1932, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the company will be dissolved.

In the matter of the Indian Printing and Publishing Company, Limited.

Whereas communication addressed to the Indian Printing and Publishing Company, Limited, at its registered office at No. 20, Gadsden Street, Georgetown, Madras, are returned undelivered through the Dead Letter Office;

Whereas it appears that the aforesaid Indian Printing and Publishing Company, Limited, was not carrying on business or was not in operation;

Whereas a notice, dated the 19th December 1939, was published on pages 53 and 26 of Part II of the Port St. George Gazette, dated 9th January 1940, pursuant to section 247 (b) of the Indian Companies Act, 1932, to the effect that, unless cause was shown to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and that the said company would be dissolved;

And whereas the said company has not shown such cause within the time allowed which expired on the 9th April 1940;

Therefore, the name of the said company has, under section 247 (b) of the said Act, been struck off the register.

H. KRISHNAMURTHI,

Assistant Registrar of Joint Stock Companies,
Madras, 2nd April 1943.

In the matter of the Talle and Silver Picture Corporation, Limited.

Whereas the Assistant Registrar of Joint Stock Companies, Palanadiah, has reasonable cause to believe that the aforesaid Talle and Silver Picture Corporation, Limited, is not working and is not in operation;

Whereas the managing agents of the above company have, in their letter, dated the 21st December 1942, reported that the said company is not carrying on any business or is not in operation;

Whereas it accordingly appears that the Talle and Silver Picture Corporation, Limited, is not carrying on any business or is not in operation;

Whereas a notice, dated the 9th January 1940, was published on page 57 of Part II of the Port St. George Gazette, dated the 26th January 1940, to the effect that unless cause was shown to the contrary before the expiration of three months from the date of that notice, the name of the said company will be struck off the register and the said company will be dissolved;

And whereas the said company has not shown such cause within the time allowed, which expired on the 21st April 1940;

Therefore, the name of the said company has, under section 247 (b) of the Indian Companies Act, 1932, been struck off the register.

P. NATESA MUDALIYAR,

Assistant Registrar of Joint Stock Companies,
Palanadiah, 9th April 1943.

MARINE NOTIFICATION.

Notice to Mariners.

No. 4 of 1943.

Port of Rangoon.

The two buoys referred to in previous notice No. 3 of 1943, dated 20th March 1943, have been removed and are no longer a danger to navigation.

M. PRICE,
Port Officer.

Rangoon, 2nd April 1943.

PUBLIC WORKS NOTIFICATIONS.

List of articles of tools and plant, etc., items on Country-Military Project account and available for transfer.

The following office furniture, electrical and mathematical instruments, tools and plant, military and naval instruments.

List of surplus instruments of the late No. 5 Coastal Division, Port Elizabeth, available for transfer with the General Superintendent, Public Works Department and Stores, Natal.

(1) Serial number and description.	(2) Quantity.	Value of stock.		Remarks.
		(3) R.	(4) S.	
1 Mathematical instrument box, 1 class	3	10	0	0
2 Parallel ruler, brass, 12" in box	2	10	0	0
3 T. Square	1	2	0	0
4 Steel prism goniometer 20" x 20"	1	2	0	0
5 Steel protractor, box wood 120"	1	2	0	0
6 Steel circle goniometer 120" and diameter of 1 foot	2	1	0	0
7 Steel circle goniometer 120" to 1 mile and under and 40 to 1 mile and 1 mile	1	1	0	0
8 Steel circle goniometer 120" to 1 mile	1	1	0	0
9 Steel square with 120" to 1 mile	1	1	0	0
10 Arrows for measuring chain	10	0	2	0

R.S.—Repairs will be made out of the sum of this division before the articles are sent to receiving office.

List of articles of tools and plant, office furniture, mathematical instruments and special tools and plant being under Country-Military Project account and available for transfer.

(1) Serial number and description.	Available							Total.	Value of stock.	Remarks.	
	In Divisional stores.										
	In Divisional stores.				In Divisional stores.						
	(2) R.	(3) S.	(4) D.	(5) M.	(6) A.	(7) P.	(8) T.				
SURPLUS AND MATHEMATICAL INSTRUMENTS.											
1 Chain measuring 10 feet with 20 arrows	3	—	—	—	—	—	—	3	2	0	0
2 Chain measuring 100 feet with 10 arrows	3	—	—	—	—	—	—	3	1	0	0
3 Carter's chain	1	—	—	—	—	—	—	1	1	0	0
4 Arrows	20	—	—	—	—	—	—	20	3	0	0
5 Chain square	1	—	—	—	—	—	—	1	1	0	0
6 Chain pole, 10 links	1	—	—	—	—	—	—	1	1	0	0
7 Flat ruler, wooden	1	—	—	—	—	—	—	1	1	0	0
8 Computing scales	1	—	—	—	—	—	—	1	1	0	0
9 Brass handle	1	—	—	—	—	—	—	1	1	0	0
10 Brass handle	1	—	—	—	—	—	—	1	1	0	0
11 Rods measuring 8 feet	1	—	—	—	—	—	—	1	1	0	0
12 Parallel ruler, brass, 12" in box	1	—	—	—	—	—	—	1	1	0	0
13 Station, electrical with 14 weights	1	—	—	—	—	—	—	1	1	0	0
14 Polyscope, Baker's Patent, without measuring glass	1	—	—	—	—	—	—	1	1	0	0
CARTER'S PATENT.											
1 Chain, folding, with roller and end back	1	—	—	—	—	—	—	1	1	0	0
2 Brass handle of chain	1	—	—	—	—	—	—	1	1	0	0
3 Brass handle of chain	1	—	—	—	—	—	—	1	1	0	0
4 Brass handle	1	—	—	—	—	—	—	1	1	0	0
5 Brass handle	1	—	—	—	—	—	—	1	1	0	0
6 Brass handle of chain	1	—	—	—	—	—	—	1	1	0	0
7 Brass handle, folding, iron	1	—	—	—	—	—	—	1	1	0	0
8 Brass handle	1	—	—	—	—	—	—	1	1	0	0
9 Brass handle	1	—	—	—	—	—	—	1	1	0	0
10 Brass handle	1	—	—	—	—	—	—	1	1	0	0
11 Brass handle	1	—	—	—	—	—	—	1	1	0	0
12 Brass handle	1	—	—	—	—	—	—	1	1	0	0
13 Brass handle	1	—	—	—	—	—	—	1	1	0	0
14 Brass handle	1	—	—	—	—	—	—	1	1	0	0
15 Brass handle	1	—	—	—	—	—	—	1	1	0	0
16 Brass handle	1	—	—	—	—	—	—	1	1	0	0
17 Brass handle	1	—	—	—	—	—	—	1	1	0	0
18 Brass handle	1	—	—	—	—	—	—	1	1	0	0
19 Brass handle	1	—	—	—	—	—	—	1	1	0	0
20 Brass handle	1	—	—	—	—	—	—	1	1	0	0
21 Brass handle	1	—	—	—	—	—	—	1	1	0	0
22 Brass handle	1	—	—	—	—	—	—	1	1	0	0
23 Brass handle	1	—	—	—	—	—	—	1	1	0	0
24 Brass handle	1	—	—	—	—	—	—	1	1	0	0
25 Brass handle	1	—	—	—	—	—	—	1	1	0	0
26 Brass handle	1	—	—	—	—	—	—	1	1	0	0
27 Brass handle	1	—	—	—	—	—	—	1	1	0	0
28 Brass handle	1	—	—	—	—	—	—	1	1	0	0
29 Brass handle	1	—	—	—	—	—	—	1	1	0	0
30 Brass handle	1	—	—	—	—	—	—	1	1	0	0
31 Brass handle	1	—	—	—	—	—	—	1	1	0	0
32 Brass handle	1	—	—	—	—	—	—	1	1	0	0

Serial number and description	Arable					Total	Value of stock	Remarks			
	In husbandry	With scheduled officers									
		10	20	30	40						
Cattle—Husbandry—cont.											
	(1)					70	70				
							Rs. & P.				
21 Shoulder bone and badge	8	1	0 8 0				
22 Hock bone	1	1	0 8 0				
23 Table with graduated officer's table	1	1	21 0 0				
24 Table with graduated officer's table	1	1	20 0 0				
25 Dunsbach Inc. "Good Luck"	1	1	20 0 0				
26 Table lamp	20	20	0 4 0				
27 Rice dispatch	1	1	10 0 0				
28 Rice dispatch	1	1	0 0 0				
29 Rice dispatch	1	1	0 0 0				
30 Rice dispatch	1	1	0 0 0				
31 Rice dispatch	1	1	0 0 0				
32 Rice dispatch	1	1	0 0 0				
33 Rice dispatch	1	1	0 0 0				
34 Rice dispatch	1	1	0 0 0				
35 Rice dispatch	1	1	0 0 0				
Tools—Husbandry.											
1 B.R.A. Spenser	1	1	..	To be transferred along with the again.			
2 Patent Spenser	1	1	..				
3 Stamping die, F.V.D.	1	1	0 4 0				
4 Press falling	1	1	0 0 0				
5 Press falling	1	1	0 0 0				
6 Press falling	1	1	0 0 0				
7 Press falling	1	1	0 0 0				
8 Press falling	1	1	0 0 0				
9 Press falling	1	1	0 0 0				
10 Press falling	1	1	0 0 0				
11 Press falling	1	1	0 0 0				
12 Press falling	1	1	0 0 0				
13 Press falling	1	1	0 0 0				
14 Press falling	1	1	0 0 0				
15 Press falling	1	1	0 0 0				
Tools and Machinery.											
1 Pulley block, differential, 1 ton	1	1	10 0 0				
2 Pulley block, differential, 1 ton	1	1	0 0 0				
3 Pulley block, differential, 1 ton	1	1	0 0 0				
4 Pulley block, differential, 1 ton	1	1	0 0 0				
5 Pulley block, differential, 1 ton	1	1	0 0 0				
6 Pulley block, differential, 1 ton	1	1	0 0 0				
7 Pulley block, differential, 1 ton	1	1	0 0 0				
8 Pulley block, differential, 1 ton	1	1	0 0 0				
Tools required to work.											
1 Chisel machine	1	1	..	Will be valued at the rate of transfer.			
2 Hammer & chisel	1	1	..				
3 Lock, iron, small, with key	1	1	..				
4 Tools iron, small	1	1	..				
5 Tools iron, small	1	1	..				
6 Tools iron, small	1	1	..				

* The plate containing, three inches, a plate with steel-bone machine, old and new set not in working order. No 100.

Tuesday, 4th April 1940.

K. V. KRISHNAN,
Executive Engineer, Grand Avenue Division.

Closure of private roads.

The following roads in Chappin Park will be closed to all traffic on the dates mentioned below—

From 8 a.m. on 28th April to 8 a.m. on 31st April 1940.

(1) Road from Chappin gate to South Beach Road (Malacca).

(2) Road west of the Buckingham road from Adam's road to P. S. S. road.

Persons proceeding to Government offices, hospitals or institutions within the Chappin Park will be permitted to pass Chappin gate and from P. S. S. road.

P. S. S. ROAD,
Executive Engineer, South Presidency Division.
Madras, 23rd April 1940.

REVENUE NOTIFICATIONS.

Proposing lines for mines and minerals.

The persons named below have been granted certificates of approval under the Mining Act which will be in force up to 31st December 1940—

Name and address. Date of order granting the certificate. Area over which the license is granted.

For coal.

Mr. Dhanraj Vithal, 1st April 1940. Malabar District, Madras.

Name and address. Date of order granting the license. Area over which the license is granted.

For mica, asbestos and magnesite.

Mr. E. L. Kanna, 1st April 1940. Malabar District, Madras.

D. A. GOWDASWAMI,
Joint Secretary.

Board of Revenue, Madras,
1st April 1940.

Investiture of power of Abkari Inspector.

In exercise of the power delegated to Government Notifications No. 257, dated 27th June 1935, published in parts 1126 of Part I of the Port St. George Gazette dated 26th June 1935, the Commissioner of Customs and Excise, Port St. George hereby appoints under section 4 of the Abkari Act (II of 1914) the officers named below to exercise the powers of an Abkari Inspector mentioned in sections 43 to 51 inclusive of the said Act—

Name.	Duties.
1 Sri G. V. Subba Rao ..	Assistant Inspector (United duty), Mysore Circle.
2 Sri B. Mahaswamydoss ..	Inspector, Anantapur Circle, Mysore.

Mysore, 10th April 1940.

Appointment to Board's Notification No. 1, dated 18th February 1938, regarding classification of medicated waxes.

In rule III of the Board's Notification No. 1, dated 18th February 1938, published on page 134 of Part II of the Port St. George Gazette, dated 18th February 1938, as subsequently amended, under the following items as to, B, C, D and E—

Name and rank.	Managership.	Salary (per month) (Rs.).
19 Rajaji Dayal Bhardwaj ..	Manager, Mysore.	250
20 Rajaji Dayal ..	Manager, Mysore.	250
21 Rajaji Dayal ..	Manager, Mysore.	250
22 Rajaji Dayal ..	Manager, Mysore.	250

G. RADHAKRISHNAN,
Assistant Secretary to the Commissioner of Customs and Excise, Mysore.

Mysore, 22nd March 1940.

Business Registration

Under section 4 of the Mysore Land Registration Act IV of 1927 it is hereby notified that as a condition for the payment of Rs. 25, 10-0-0 (Twenty-five Rupees and Ten Annas) which will be held by the Sub-Collector, Mysore, in order that the copies of the forms may be retained. All persons claiming to be proprietors or joint proprietors of this land are hereby requested to apply to the Sub-Collector, Mysore, in person or by duly authorized agent under section 4 of the Act on or before 3rd July 1940 on pain of their names registered as such.

A. N. KENDALL,
Sub-Collector.

Fulpath, 7th April 1940.

OFFICIAL ADVERTISEMENTS.

Call tender notice for constructing quarters for one Hindustani Engineer and five other Europeans with a hospital for the Presidency General Reserve Police at Vellore, North Arcot District.

Tenders for the work noted above will be received up to 3 p.m. on 21st May 1940 by the Superintending Engineer, Coimbatore Circle.

Persons who desire to tender for the work will an application to the officer of the Message, Executive Engineer's office, South Arcot Division, Vellore, and on 19th May 1940 be supplied with further conditions of tender and schedule of quantities as a payment of Rs. 2 per cent. advance of price (which can not be returned) on the completion in the office of the Executive Engineer, North Arcot Division, Vellore.

W. GOSWAMI,
Superintending Engineer, Coimbatore Circle.
Coimbatore, 22nd March 1940.

Tender for constructing masonry retaining walls and rough stone revetments on both sides of the Beemad Lake Upper feeding channel.

Tenders will be received by the Executive Engineer, Madras Central Division, at his office, at Beemad Lake up to 3 p.m. on 20th April 1940 for the construction of masonry retaining walls and rough stone revetments on both sides of the Beemad Lake Upper feeding channel.

21-2a

The tender should be in the prescribed form obtainable from the Executive Engineer's office and will be opened by the Executive Engineer, Madras Central Division, at his office, on 23rd April 1940. The tenders or their copies are expected to be placed at the office of opening of tenders. The tendering officer will on opening each tender prepare a statement of the amount and estimated cost of the work and hand it over to the Engineer-in-charge and initial all such statements in the presence of the tenderer. If any of the tenders or their copies are found to be incorrect at the time, then in such a case, the tendering officer will on opening the tender of the tenderer make out a statement of the estimated cost and submit it to him. The statement tenderer shall then accept the statement of the tenderer without any further objection.

2. Tenders must be submitted in sealed covers, and should be addressed to the Executive Engineer, Madras Central Division, at the office of the tenderer and the name of the work being noted on the cover.

If the tender is made by an individual, it shall be signed with his full name and his address shall be given. If it is made by a firm, it shall be signed with the responsibility name by a member of the firm, who shall also sign his own name, and the name and address of each member of the firm shall be given. If the tender is made by a corporation, it shall be signed by a duly authorized officer who shall produce with his tender satisfactory evidence of his authorization. Such tendering corporation may be required before the tender is accepted to furnish evidence of its corporate existence.

3. Each tenderer must pay, as earnest money, a sum of Rs. 400 (Four hundred) only into the branch of the Imperial Bank at Madras or into the Government Treasury or sub-treasury within the jurisdiction of the Executive Engineer concerned to the credit of various accounts in favour of the Executive Engineer of the Madras Central Division and in favour of his tender. This earnest money shall be retained by the Executive Engineer as a guarantee. After publication of the award of the tender, if the tenderer is not selected, the earnest money will be returned to him. If the tenderer is selected, the earnest money will be retained by the Executive Engineer by suitable endorsement on the tender. The earnest money will not be returned in cash or in any form by the Public Works Department officer.

The earnest money will be retained in the case of the successful tenderer and will not carry any interest. It will be dealt with as provided in the tender.

4. When a tender is to be accepted, the tenderer whose tender is under consideration shall attend the Division office on the date fixed by written intimation to him. His duty (whether or not) after having been given to him by the Executive Engineer of acceptance of his tender sign an agreement in the form of a declaration before the Executive Engineer, Madras Central Division, in which he declares that he has accepted the tender and agrees to execute the work within the time specified in the tender and to the satisfaction of the Executive Engineer. This declaration shall be signed by the tenderer and the Executive Engineer. The tenderer shall also execute a declaration in which he declares that he has accepted the tender and agrees to execute the work within the time specified in the tender and to the satisfaction of the Executive Engineer. This declaration shall be signed by the tenderer and the Executive Engineer.

5. The tenderer shall execute duly the Madras Detailed Standard Specifications and also the Standard Specifications for the work and also the Madras Detailed Standard Specifications and the schedule of quantities in which the tenderer shall submit his tender. The tenderer shall also execute a declaration in which he declares that he has accepted the tender and agrees to execute the work within the time specified in the tender and to the satisfaction of the Executive Engineer. This declaration shall be signed by the tenderer and the Executive Engineer. The tenderer shall also execute a declaration in which he declares that he has accepted the tender and agrees to execute the work within the time specified in the tender and to the satisfaction of the Executive Engineer. This declaration shall be signed by the tenderer and the Executive Engineer.

6. The tenderer's attention is directed to the fact that the tenderer shall be bound to execute the work within the time specified in the tender and to the satisfaction of the Executive Engineer. The tenderer shall also execute a declaration in which he declares that he has accepted the tender and agrees to execute the work within the time specified in the tender and to the satisfaction of the Executive Engineer. This declaration shall be signed by the tenderer and the Executive Engineer.

Appointments of Teachers in the Canteen South Forest Division.

Applications are invited by the District Forest Officer, Canteen South Division, Coimbatore, for the post of Forester in the Canteen South Forest Division.

2. An applicant must satisfy the following conditions:—

(a) He must be one who has been long in the Service of Madras or who has been deemed liable for a period of not less than two years immediately preceding the date of his application.

(b) He must possess the minimum general educational qualifications mentioned in the vacancy notice.

(c) He must be proved by documentary evidence to be not more than 25 years on the date of his appointment as teacher. This age restriction does not apply to ex-army men who will be eligible for appointment up to the age of 35 years.

(d) He must be not less than 5 feet 5 inches in height and must have 38 inches round the chest on full expiration and must have a chest expansion of not less than two inches on full inspiration.

(e) He must be of good character.

(f) He must be of sound health, active habits and free from any bodily defect or seriously disabling loss of Government service.

3. An application fee of Rs. 5 (five only) must be submitted by each applicant into a Government Treasury to the credit of "X. Forests—C. Miscellaneous—Other sources—Canteen South Division" and the cheque should be enclosed with the application. On an account with this amount be refunded. Candidates belonging to a Scheduled Caste who have passed the Intermediate Examination in Arts of the University of Madras or of the Andhra or Assam University or any other University or who have taken a degree of any of the said Universities, are exempted from payment of the application fee.

4. The application must be in the applicant's own handwriting and must contain particulars of the following documents:—

(a) Evidence of date of birth.

(b) Certificate of conduct and character in original.

(c) Secondary School-Leaving Certificate book and other certificate, if any, in original.

(d) Cheque for the payment of the application fee.

5. Applicants with all the documents should be sent by registered post to the District Forest Officer, Canteen South Division, Coimbatore, so as to reach him not later than 31.3.35, on the 30th day of March. Applications received after this date and applications which do not contain the full particulars and certificates mentioned above will be automatically rejected.

6. Applicants must be prepared to appear for personal interview at the District Forest Office, Canteen South Division, Coimbatore, at their own expense on a date which will be communicated to them.

7. Candidates selected for appointment will be registered in the waiting list and they will be appointed as Forester in the order of seniority as and when vacancies occur. If the age of any candidate exceeds 25 years at the time he has come, he same will be removed from the list.

8. A candidate appointed to the service will be paid of Rs. 25 per month with an additional fixed leave allowance of Rs. 8-0-0 per month when his duties are not confined to a particular place and when he is required to tour within a specified locality in the place. In the case of persons in rural areas, he will be paid an enhanced fixed travelling allowance of Rs. 15-0-0 per month. 25 per cent of an irregularly locality provided to such by the Government. In addition, he paid a special pay of Rs. 10. If different rates of pay and allowances are in force at the time of appointment he will be paid at those rates only.

9. If any selected candidate fails to join the appointment when asked, his name will be removed from the waiting list. The selected candidates should keep the District Forest Officer informed of any change in their addresses from time to time.

10. An applicant will be disqualified who attempts to corrupt or in any way influence or bear or the District Forest Officer personally or by letter. The same penalty will be imposed if any relative, friend, partner, agent or other person attempts to influence the District Forest Officer on behalf of an applicant.

ANALYSIS.

A candidate must have obtained a completed Secondary School-Leaving Certificate issued under the authority of the Government of Madras and must have obtained at the public examination not less than the percentage of marks specified below in the subjects under group 'A' and not less than 25 per cent in one of the subjects in group 'C'.

Group 'A'

	Percentage
English	40
A language	40
Elementary Mathematics	35
Elementary Science	35
Others as History of England and India and Geography	30

Provided that a candidate belonging to any community other than the Brahmans, the Non-Brahmins (Hindus), the Anglo-Indians, Christians or Non-Brahmins, if he has obtained not less than 25 per cent in English and in the language in Group 'A' and not less than the percentage of marks specified above in other subjects under that group and 25 per cent in one of the subjects under Group 'C' be eligible for appointment until the 31st December 1935, and

(b) if such candidate was obtained in possession of the Secondary School-Leaving Certificate Scheme which was in operation before the revised scheme, the certificate must show that the candidate has obtained at the Public Examination not less than 25 per cent of the marks in each of the subjects in Group 'A' and in each of two subjects in Group 'C'.

D. M. C. C. C. C.

District Forest Officer, Canteen South Division, 4th April 1935.

PRIVATE ADVERTISEMENTS.

High Court—Enrollment of Advocates.

On or after 19th April 1935, I intend moving the High Court to enroll me as an Advocate (Barrister).

A. M. S. ALL

Madras, 19th March 1935.

On or after 1st May 1935, I intend moving the High Court to enroll me as an Advocate (Barrister).

E. KANAKALAKSHI RAO.

Eluru, 23rd March 1935.

On or after 24th April, 1935, I intend moving the High Court to enroll me as an Advocate (Barrister).

S. VISHWANATHAN.

Madras, 24th April 1935.

On or after 22nd April 1935, I intend moving the High Court to enroll me as an Advocate (Barrister).

S. S. RAJASINGH.

Coimbatore, 22nd April 1935.

On or after 2nd May 1935, I intend moving the High Court to enroll me as an Advocate (Barrister).

G. SRI RAMA RAO.

Madras, 2nd April 1935.

NOTICES.

In the High Court of Judicature at Madras.

Delivery Original Civil Jurisdiction.

O.P. No. 151 of 1942.

(In the matter of the Indian Companies Act and in the matter of the Indian Companies (Limited).)

By an order of the High Court, dated 14th February 1942, Messrs. D. Narasimha Iyer and D. V. Srinivas Rao have been appointed official liquidators of the company in liquidation.

D. NARASIMHA IYER,
Advocate for petitioner-creditor.

Madras, 16th April 1942.

In the High Court of Judicature at Madras.

Delivery Original Civil Jurisdiction.

O.P. No. 91 of 1942.

(In the matter of the Indian Companies Act VII of 1912 and in the matter of the Indraguna Trading Company, Limited, Calcutta.)

V. Merchandise Company—Petitioner.

This notice that the above petition, for winding up of the above company filed on 18th March 1941 by the above petitioner who is a creditor, and shareholder is posted for hearing before the Chambers Court on 2nd May 1942. Any creditor or contributory of the company desiring to oppose the order for winding up of the company should appear at the hearing by himself or counsel or valia. Failure to do so will be treated by the undersigned as payment of regulated charges.

M. KRISHNA BHARATI,
Petitioner's Advocate.

27, Law Chambers, High Court Buildings,
Madras, 15th April 1942.

In the High Court of Judicature at Madras.

O.P. No. 111 of 1942.

(In the matter of Indian Companies Act, 1912, and in the matter of the Indraguna Trade, Limited.)

Notice is hereby given that a petition for the winding up of the above company by the High Court of Judicature at Madras, was on the 14th day of March 1942, presented to the above court by a creditor of the company Mr. Narasimha Iyer, Narasimha Iyer, and the said petition is deemed to be heard by the Judge sitting in the Chambers on 2nd day of May 1942, and any creditor or contributory of the said company desiring to oppose the making of an order for the winding up of the said company under the above Act should appear at the time aforesaid by himself or by his counsel for that purpose. A copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charges of the same.

F. GOVINDA SWAMY,
K. KRISHNA BHARATI,
Advocate for the petitioner.

27, Law Chambers, High Court Buildings,
Madras, 15th April 1942.

In the matter of Indian Companies Act and in the matter of the Indo-Lanka Portland Cement Company, Limited, Madras.

Notice is hereby given that at the extraordinary general meeting held on 21st March 1942, it was resolved that the company be wound up voluntarily.

R. K. SUBRAMANIAM,
Managing Director.

Madras, 16th April 1942.

Dissolution of the partnership of the Mount Pharmacy, Chelmsford and Druggists, Madras.

The partnership between Mr. C. S. Krishna Iyer and Mr. G. V. Ramaswamy which was comprising the business of the Mount Pharmacy, 51A, Mount Road, Madras, has been dissolved by a deed of dissolution dated the 6th April 1942. From that date the business of the Mount Pharmacy solely belongs to Mr. G. V. Ramaswamy.

G. V. RAMASWAMY.

Madras, 16th April 1942.

MADRAS PORT TRUST.

MINUTES OF BOARD MEETING.

No. 27 of 1942-1943 held on Friday the 26th March 1942.

PRESENT.

Mr. G. G. Anandaram, M.A., Chairman,
Mr. C. G. W. Carver,
Mr. C. A. Bhaskaran,
Mr. S. C. Srinivasan, M.A.,
Colonel J. Cannon, R.I.M.,
Mr. K. Ganesan,
Mr. N. S. T. S. Krishnaswami Mudaliyar,
Mr. P. R. Narasimham,
Mr. E. S. Varma, M.A.,
Mr. H. D. Desai,
Mr. Th. Levenstam,
Mr. A. A. Hayles.

493. Read, approved and recorded the minutes of the proceedings of the previous meeting held on Friday, the 13th March 1942.

494. Resolved that Rao Sahib Sri T. S. Krishnaswami Mudaliyar, Trustee, be appointed to the Standing Committee in place of Mr. A. A. Hayles, who has resigned his seat on the Board.

495. Resolved, with reference to an application from M. A. Jaijit Singh, Government Way Inspector, asking for permission to ask the permission of the Insolvency Act, that the permission asked for by him be granted.

496. Resolved that the Assistant Surgeon and the Sub-Inspector be allowed, retroactively from the 1st November 1939, remuneration allowance on the following scale, provisionally for a period of one year, in respect of those posts in the portfolios of employees living beyond the limits of the Trust's Dispensary—the allowance to be paid by the Trust on the basis of the cost being made at the instance of the Trust or to be recovered from the employees concerned if the cost is made at his request:—

Scale of remuneration allowances.

(a) Assistant Surgeon ... Five rupees per mensem.
(b) Sub-Inspector ... Two rupees per mensem.

497. Resolved that the estimate amounting to Rs. 1,500 submitted by the Port Engineer for improving that portion of the boat quay ramp at the lower part which was not covered in the year 1937 be approved, so as to make it possible to take up for repairs more than one raft at a time, and that the expenditure be debited to Revenue head 5, Wet Docks and Wharves—(b) New Boat Quay.

498. Resolved that the estimate amounting to Rs. 3,000 submitted by the Port Engineer for mending the roof of the Explorers Messroom on the south side of the harbour premises be approved and that the expenditure be debited to the Messroom and Explorers Fund.

499. Resolved to accept the tender amounting to Rs. 750-10-11 given by Sri D. Appala Naidu, for the removal of coal culms and ashes from the harbour premises during a period of one year from the 1st May 1942.

500. Resolved to approve of the Port Engineer's proposals to the effect that boiler No. M/2024 (Shankar and Wilson type water tube) installed in the Boiler House on the North Quay for supplying steam to all boilers be disposed of as it is much worn, either by private sale or by public auction, with a reserve price of Rs. 2,000 including scrap, as it is no longer used for the supply of steam, owing to the fact it has been found that all oil burners working at the port continue to emit Port Regulations for discharge by means of their own devices.

501. Resolved, with reference to Resolution No. 126, dated the 31st July 1939, that the rate of remuneration to be paid to the Medical Officers be fixed with effect from 1st July 1942 at Rs. 100 per quarter.

502. Read and approved the Chairman's draft of a letter to Government to make it clear that the No. F-3 (21/402), dated the 25th February 1942, as the subject of the correspondence of the Trust's Assistant Surgeon as an additional Port Health Officer for carrying out the work of the Port Health Officer during his absence from duty due to medical illness or other causes until permanent arrangements are made by the Government of India.



SUPPLEMENT TO PART II OF THE FORT ST. GEORGE GAZETTE

No. 15-A) MADRAS, TUESDAY EVENING, APRIL 16, 1940

ELECTORAL ROLL.

Under section 3 (1) (i) of the Madras Nurses and Midwives Act, 1926 (as amended by the Madras Act VII of 1934), and rule 7 (3) of the rules under the Act.

MEMBERS OF THE TRAINED NURSES ASSOCIATION OF INDIA, REGISTERED
UNDER THE MADRAS NURSES AND MIDWIVES ACT, 1926.

REGISTER OF NURSES.

PART B.

Section A

Serial number.	Enrolment number.	Name.	Qualification.	Address.
1	254	Achamma, Miss Mahaswathi	B.N. (Madras)	Government Hospital, Rajapet, Madras.
2	1212	Aiswathy, Miss. Parnavi Lavin	Do.	Government General Hospital, Madras.
3	1	Doshi, Miss D.	Do.	R. M. Hospital, Coimbatore.
4	1402	Aruna, Miss Edith Parthasarathy	Do.	Madras Mission, Edatchi, Tirunelveli, Chingleput.
5	16	Barthol, Miss D. R.	Do.	Sisters' Quarters, Government General Hospital, Madras.
6	65	Chakraborty, Miss Dora	Do.	Government Hospital for Women and Children, Egmore, Madras.
7	1474	Chaita, Mrs. Ellen	Do.	L.A. Dataswamy Mission, Maya Road, Pondicherry.
8	1416	Coorna, Mrs. Edy Gnanabalan	Do.	St. Joseph's Hospital, Delhi.
9	254	Dandapan, Miss Pious Lourdusamy	Do.	St. Mary's Hospital, Coimbatore.
10	218	Eapen, Miss Edith South	Do.	48, Malabar Road, Madras, Arcot, Scotland.
11	41	Devaraj, Miss G. K.	Do.	Sisters' Quarters, Government General Hospital, Madras.
12	1207	Evan, Miss Wilhelmina Ambrose	Do.	2, Victoria Road, Bangalore.
13	1474	Fara, Mrs. Katharine (nee Gnanabalan)	Do.	2, Shanthiwalk Road, Dabra, Dist. United Provinces.
14	1215	Fisher, Miss Mary	Do.	St. J. Parry, St. St. Albert's College, East Godavari, Coimbatore.
15	128	Furman, Miss Elsie Catherine	Do.	Government Rajapet Hospital, Madras.
16	879	Furman, Miss Maria	Do.	Veterans Hospital, Bangalore City.
17	1212	Ford, Miss Edith Ruth	Do.	Government Hospital, Rajapet, Madras.
18	400	Ford, Miss Kathleen Patricia	Do.	St. George's Hospital, Bangalore.
19	1147	Ganapathy, Miss Lydia	Do.	Mason Hospital, Kumbakonam, Nizam's District.
20	1209	Gann, Miss Irene Florence Aural	Do.	St. Martin's Hospital, Bangalore.
21	18	Hallmark, Mrs. G. L.	Do.	Government Rajapet Hospital, Madras.
22	1146	Hartley, Miss Annie May	Do.	C.R. Hospital, 4, Kumbakonam, Nizam's District.
23	818	Hartley, Miss Alice Corrine	Do.	Dr. Mrs. L. F. Hooper, 188, Park Road, Madras.
24	1204	Hartley, Miss Dora	Do.	"Valley View", Coimbatore, The Nilgiris.

Serial Number	Signature	Name	Qualification	Address
25	1878	Shed, Miss Lucy Stella	B.N. (Medical)	S.B.M. Bantamangallem, Narsinhkhal taluk, K.L.
26	1898	Shed, Miss Elizabeth	Do.	Spencer House, Andam Street, South Fort, Madras.
27	1898	Shington, Mrs. Maria (nee H. John)	Do.	C/o Mrs. P. Jeyaraj, 95, Paper Mills Road, Poonery, Madras.
28	613	Shinton, Miss Sarah Gertrude	Do.	Residence, Madras Tuberculosis Hospital, Bangalore.
29	217	Shree, Miss Edith	Do.	Government General Hospital, Madras.
30	281	Sing, Miss Edith Irene	Do.	Do.
31	1876	Sing, Miss Irene	Do.	London Mission, Madras.
32	1874	Sing, Miss Sarah	Do.	Government Headquarters Hospital, Madras.
33	1881	Levin, Miss Natalie Theresia	Do.	Government Hospital, Tirupati.
34	317	MacDonald, Miss Winifred Mary	Do.	P. Chavara, Flair, Southcoast, Fremantle, England.
35	1922	Macdonald, Miss Florence	Do.	Government Headquarters Hospital, Madras.
36	1922	Macdonald, Miss Doris Elvira	Do.	K.E.M. Hospital, Fort Madras.
37	201	Macdonald, Miss Ellen Agnes	Do.	Government General Hospital, F.T., Madras.
38	1938	McGhee, Miss Mary Violet	Do.	Madras Hospital, Fokid, Mysore's District.
39	1934	McN, Miss Edith Florence	Do.	London Mission, Mysore, Travancore.
40	1937	McNair, Miss Edith Mary	Do.	Madras Hospital, Madras, Mysore State.
41	1942	McNair, Miss Winifred Agnes	Do.	Medical College Hospital, Calcutta.
42	43	O'Neil, Mrs. E. M.	Do.	Government Hospital for Women and Children, Kumbakonam.
43	429	Thomas, Miss Beatrice Marjorie	Do.	Do.
44	1745	Perkins, Miss Fyfe Rose	Do.	Government General Hospital, Madras.
45	205	Peters, Miss Vera Kathleen	Do.	Belmore, 11, Lansdown Road, Bournemouth, England.
46	1930	Phipps, Miss Thomas	Do.	Government Ophthalmic Hospital, Madras.
47	1934	Robson, Miss Dorothy Annie	Do.	Kennedy Mission Hospital, Bangalore.
48	2055	Robson, Miss Edith Alice	Do.	Government Leaving Hospital, Cochin.
49	1834	Robson, Miss Florence Myrtle	Do.	Mysore Lodge, Ananthapur, Nellore.
50	4	Robson, Miss I. R.	Do.	King George's Hospital, Vellore.
51	581	Robson, Miss Margaret B.	Do.	Lady Willington's Dispensary, Chingleput.
52	1980	Scott, Miss Gladys Marjorie	Do.	"Stella Maris" Palace, Tanjore.
53	811	Spencer, Miss Frances Elvira	Do.	C.E.M. Hospital, Channarayana, Mysore.
54	1949	Suguna Devi, Miss Velupillai	Do.	12-A, Quill Street, Madras.
55	40	Sutherland, Miss H. M.	Do.	Church of Scotland Mission, Chingleput.
56	1893	Trenkard, Miss Maria Lou	Do.	Holthorpe Memorial Hospital, Mysore City.
57	382	Unger, Miss Dorothy Frances	Do.	Lady Lawley Nurses' Home, Egmore, Madras.
58	455	Vale, Miss Paula Amy	Do.	Holthorpe Memorial Hospital, Mysore City.
59	802	Watts, Mrs. Ethel Alice	Do.	"Keweenaw", Ootacamund, Nilgiris.
60	1878	Wigmore, Miss Marie	Do.	Lady Angell's Nursing Home, South Coast, Madras.
61	1942	Woo, Miss Louise Mildred	Do.	Government General Hospital, Kottaiam.
62	1929	Woodley, Miss Adeline Thelma	Do.	C/o Mrs. Wright, 54, Westwood Avenue, Tooting, Surrey, England.
63	1948	Zohary, Miss Daisy Phyllis	Do.	Indian Military Hospital, New Delhi, S.W.F.P.
Section B.				
64	1840	Baker, Miss Emma	B.N. (Medical)	St. David's, Kottaiam.
65	1873	Baker, Mrs. Gertrude Elizabeth	Do.	Coptic, Kottaiam.
66	1948	Baker, Miss Emma	Do.	C/o Mrs. J. Baskerville, Victoria Square, Kottaiam.
67	1923	Baker, Miss Gertrude Elizabeth	Do.	Hospital, Kottaiam (D.J.)
68	218	Baker, Miss Emma	Do.	St. David's, Kottaiam.
69	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
70	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
71	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
72	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
73	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
74	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
75	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
76	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
77	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
78	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
79	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
80	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
81	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
82	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
83	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
84	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
85	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
86	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
87	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
88	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
89	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
90	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
91	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
92	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
93	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
94	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
95	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
96	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
97	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
98	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
99	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.
100	1923	Baker, Miss Emma	Do.	St. David's, Kottaiam.

REGISTER OF MIDWIVES

PART I-A.

Reg. No.	Regis- tration No.	Name	Qualification	Address
155	2725	Bonnes, Miss Doris	R.M. (Madras)	18, Red Lakecherry, Pootherry.
156	1049	Borrey, Miss Kathleen E.	Do.	N.E.M. Hospital, Pond, Bangalore.
157	3158	Fisher, Mrs. Mary	Do.	"Pootherry", Pootherry.
158	465	Forbes, Miss Arthur Winifred	Do.	Alanya P.O. South India.
159	2784	Gowlington, Miss Marion	Do.	Kalyani Hospital, Edward Elton's Road, Mysore, Mysore.
160	2154	George, Miss Marjorie	Do.	C/o A. T. Abraham, S.A., & Co., Agri- cultural Hospital, Pulice, Coim., Changan- asser, Travancore.
161	1451	Heath, Mrs. Ruth Beatrice	Do.	Madia Maternity Hospital, King Edward Road, Pond, Bangalore.
162	1305	Joshi, Miss Anita	Do.	N.E.M. Hospital, Vellore.
163	1280	Krupavathy, Miss Dabala	Do.	Government Hospital for Women and Children, Egmore, Madras.
164	2075	Lach, Mrs. Lalaji	Do.	Venueswari Colony, Egmore, Madras.
165	1229	Lemmon, Mrs. N.	Do.	Health Village, Parakkal, Ponnampet district.
166	2254	Mathan, Miss Anandam K.	Do.	Women's Medical Hospital, Mat- ernity, Cochin State.
167	1223	Meddewell, Miss Theodora Kath- arine	Do.	Kogler Hospital, Omer, South India.
168	2181	Raymond, Miss M. Anisulath	Do.	C/o C. D. Sales, Esq., & P. M. I., Railway Quarters, Trichy, Madras.
169	2708	Sachandran, Mrs. Sujana Bai	Do.	No. 27-A, 11 Street, Gyar Tank, Egmore, Madras.
170	1805	Soni, Mrs. May	Do.	Geym F.O., K.G.F.
171	2279	Sudh, Mrs. Vaidi Leena	Do.	Government Maternity Hospital, Bang- alore.
172	2032	Sunavathy, Mrs. E. M.	Do.	Government Maternity Hospital, Bhojpur.
173	1047	Spencer, Miss Frances Emma	Do.	Coastal Estate Hospital, Kottawa, Ceylon.
174	2074	Suguna Devi, Mrs. V.	Do.	C.N.E.M. Hospital, Channarayana, Mysore State.
175	2244	Sunder, Miss Grace Lily	Do.	E.S.A. Katty Street, Bangalore, Madras.
176	2281	Sundaram, Mrs. Rosa Chellam- mal	Do.	Madras College Hospital, Vellore.
177	2776	Tharaka, Miss Agamma M. Varkey	Do.	L.M.S. Hospital, Bangalore, Travancore, South India.
178	3225	Thirumala, Miss Narayana	Do.	Irwin Hospital, New Delhi.
179	1951	White, Miss Kavita Krishnakumar	Do.	Highway Medical School Hospital, Vellore.
180	1951	White, Miss Kavita Krishnakumar	Do.	Swedish Mission Hospital, Kanyakumari, Ponnampet district.

PART I-B.

181	2240	Charles, Miss Dorothy	R.M. (Madras)	U.N.T. Bangalore, Anagavaram, Channarayana district.
182	2228	Jones, Miss Esther Channarayana	Do.	St. William, Wandur Taluk, Channarayana, Madras.
183	2917	Kumar, Miss Thangammal	Do.	V.P. Street, Coimbatore R.S., P.O. The Sikhya.
184	2109	Maré, Miss Sarah Raphaela	Do.	Wardha Shree Hospital, Mysore City.

PART II-A.

185	221	Howe, Miss Florence Constance	R.M. (Madras)	Nursing Home, Lakshmi Varapet, Bangalore.
186	659	Giles, Mrs. Lilian Mary	Do.	Melbourne Nursing Home, Channarayana, The Nilgiris.
187	618	Joseph, Miss Henry Helen	Do.	Health Village, Maternity and Child Welfare Centre, Coimbatore.
188	271	Mathan, Miss Kathleen	Do.	St. Joseph's Day Hospital, Kolar Taluk, Mysore State.
189	990	Matel, Mrs. M.	Do.	Health Village, Red Cross, Bangalore.

PART II-B.

190	2026	Larkin, Miss Helen Elaine	R.M. (Madras)	Pootherry, Coimbatore district.
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H. THEODORE,
Registrar, Madras Nurses and Midwives Council.

Madras, 1st April 1940.

ELECTORAL ROLL.

Under section 3 (f) (k) of the Madras Nurses and Midwives Act, 1936 (as amended by the Madras Act VII of 1934), and rule 7 (3) of the rules under the Act.

MEMBERS OF THE NURSES' AUXILIARY OF THE CHRISTIAN MEDICAL ASSOCIATION OF INDIA (SOUTH INDIA BRANCH) REGISTERED UNDER THE MADRAS NURSES AND MIDWIVES ACT, 1936.

Serial Number	English Name	Native Name	Qualification	Address
1	1758	Alvares, Miss Marianne	R.N. & M. (Madras)	G.M. Hospital for Women, Palayamkottai
2	1770	Arborena, Miss P. C.	Do.	A.M. Hospital for Women and Children, Madras
3	1771	Arborena, Miss M. A.	Do.	A.M. Hospital, Madras
4	1772	Arborena, Miss G. G.	Do.	G.D. Hospital, Madras
5	214	Allen, Miss L. C.	Do.	G.D. Hospital, Madras
6	1335	Arborena, Miss Arang	Do.	Thyagarajar, East Chembur, Madras
7	1526	Arborena, Miss John	Do.	Victoria Memorial Hospital, Madras
8	120	Arborena, Miss	Do.	G.M. Hospital, Vaypam, Kottam district
9	1613	Arborena, Miss V.	Do.	M.L. Hospital, Madras
10	1977	Arborena, Miss H. P.	R.N. & M. (Madras)	G.M. Hospital, Madras
11	312	Arborena, Miss Helen Margaret	R.N. & M. (Madras)	M.S. Hospital, Madras
12	312	Arborena, Miss Margaret	Do.	G.M. Hospital, Madras
13	1418	Arborena, Miss P.	Do.	G.M. Hospital, Madras
14	151	Arborena, Miss J.	Do.	G.M. Hospital, Madras
15	151	Arborena, Miss J.	Do.	G.M. Hospital, Madras
16	151	Arborena, Miss J.	Do.	G.M. Hospital, Madras
17	301	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
18	1440	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
19	432	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
20	1401	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
21	1301	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
22	778	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
23	685	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
24	1305	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
25	1305	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
26	731	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
27	83	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
28	414	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
29	808	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
30	453	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
31	1255	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
32	1255	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
33	1255	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
34	976	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
35	754	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
36	918	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
37	1177	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
38	1584	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
39	1347	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
40	1681	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
41	87	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
42	581	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
43	408	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
44	1873	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
45	283	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
46	1363	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
47	1273	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
48	549	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
49	1514	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
50	1416	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
51	1616	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
52	1625	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
53	1618	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
54	1628	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
55	1631	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras
56	1681	Arborena, Miss Helen M.	R.N. & M. (Madras)	G.M. Hospital, Madras

Serial number	Residence	Name	Qualification	Address
27	406	Ganapathy, M. M.	B.N. (Madras)	Wills F. Pater Memorial Hospital, Madras.
28	2306	Ganesham, M. S.	Do.	Mammi's Lathien Hospital, Ancho, South Arcot district.
29	1206	Ganeshasubramanian, M. V.	R.N. & M. (Madras)	Kancon Hospital, Ramavaram, West Godavari district.
30	1047	Gandey, M. P.	R.N. (Madras)	Meyyur Hospital, Sri Nagar, Madurai, Coimbatore district.
31	1845	Gedding, E. H. Harold	R.N. & M. (Madras)	R.F.O. Hospital, Sengal, Madurai, Coimbatore district.
32	1338	Gera, M. H.	Do.	H.L.L. Hospital, Madurai.
33	1878	Gidder, M. A. L.	Do.	St. Peter's Hospital, Madurai.
34	1340	Gidder, M. A. L.	Do.	St. Peter's Hospital, Madurai.
35	780	Gidder, M. A. L.	Do.	Madurai Hospital, Madurai, Coimbatore district.
36	1877	Gidder, M. A. L.	Do.	Madurai Hospital, Madurai, Coimbatore district.
37	1348	Gidder, M. A. L.	R.N. (Madras)	G.R.S.M. Hospital, Madurai, Coimbatore district.
38	1805	Gidder, M. A. L.	Do.	Madurai Hospital, Madurai.
39	1805	Gidder, M. A. L.	R.N. & M. (Madras)	Madurai Hospital, Madurai.
40	1805	Gidder, M. A. L.	Do.	Madurai Hospital, Madurai.
41	1805	Gidder, M. A. L.	Do.	Madurai Hospital, Madurai.
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112	1805	Gidder, M. A. L.	Do.	Madurai Hospital, Madurai.
113	1805	Gidder, M. A. L.	Do.	Madurai Hospital, Madurai.
114	1805	Gidder, M. A. L.	Do.	Madurai Hospital, Madurai.

Serial Number	Signature for service	Name	Qualification	Address
120	358	McDonald, Mrs K. Maudie ..	R.N. (Madras)	Gough Memorial Hospital, Coimbatore district.
121	411	Minister, Mrs R. Madie ..	R.N. & M. (Madras)	E.L.M. Hospital, Palayamkottai.
122	353	Mishra, Mrs T. Elizabeth ..	Do.	Belur Math, Bangalore.
123	1128	Mithey, Mrs Mary Violet ..	Do.	St. Mary's Hospital, Bangalore.
124	395	Nelson, Mr. Herbert ..	R.N. (Madras)	Dr. S. S. Srinivasan, Bangalore.
125	69	Nora, Mr. Sakuma ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
126	367	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
127	1181	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
128	478	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
129	821	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
130	102	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
131	1579	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
132	1753	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
133	721	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
134	1559	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
135	1415	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
136	2826	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
137	216	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
138	97	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
139	217	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
140	224	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
141	1959	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
142	1818	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
143	222	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
144	1284	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
145	337	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
146	523	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
147	212	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
148	616	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
149	1714	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
150	2218	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
151	2218	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
152	915	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
153	1829	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
154	214	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
155	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
156	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
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158	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
159	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
160	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
161	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
162	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
163	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
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165	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
166	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
167	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
168	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
169	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
170	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
171	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
172	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
173	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
174	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
175	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
176	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.
177	1657	Norwood, Mrs Elizabeth Mary ..	R.N. & M. (Madras)	Dr. S. S. Srinivasan, Bangalore.

Serial number.	Register and service.	Name.	Qualification.	Address.
175	1445	Suresh Pillai, Mr.	R.N. (Medical)	Swedish Mission Hospital, Tirupattur.
176	1551	Sureshan, Miss Kamaladevi	Do.	L.M.S. Hospital, Nagercoil.
180	1556	Thangavel, Miss A.	Do.	G. S. N. College, T. E. L. Medical College, Coimbatore High School, Tirupur.
181	655	Tirumalai, Miss Ethel Mary	Do.	Pyramidal, Nagercoil, Mangalore F.O., Changanassery taluk.
182	1284	Vedamani, Miss U.	Do.	D.M.T. Hospital, Angamoodam.
183	814	Vedavandana Ammal, Miss Kathiresan	Do.	G. S. N. College, T. E. L. Medical College, Tirupattur.
184	1228	Vedavandana, Miss S. Ruth	Do.	E. L. N. Dispensary, Nagercoil.
185	1622	Vedavandana, Miss A.	Do.	R.F.L. General Hospital, Kottai, Madras.
186	1455	Victoria, Miss T. K. M.	Do.	C.S.B. General Hospital, Ellipattai, Madras.
187	804	Vidya, Miss Feela Amy	Do.	Madras Hospital, Nagercoil.
188	597	Vinodhini, Miss K. K. K.	R.N. & M. (Medical)	Swedish Mission Hospital, Tirupattur.
189	652	Vinodhini, Miss Ethel Alice	Do.	Karachi, Coimbatore, Nagercoil.
190	1014	Vinodhini, Miss D. K.	Do.	London Mission, Changanassery, Changanassery taluk.
191	1442	Vinodhini, Miss Ethel Christine	R.N. (Medical)	Madras Mission Hospital, Nagercoil.
192	595	Vinodhini, Miss Evelyn Katherine	R.N. & M. (Medical)	Swedish Mission Hospital, Tirupattur.
193	1130	Vinodhini, Miss Thirumala	Do.	Madras Hospital, Nagercoil, Coimbatore.
194	1090	Vinodhini, Miss C. K.	R.N. (Medical)	C.S.B. Hospital for Women, Tirupattur.

H. THEODORE,

Registrar, Madras Nurses and Midwives Council,

Madras, 1st April 1949.



SUPPLEMENT TO PART II

DE

THE FORT ST. GEORGE GAZETTE

No. 15-B1 MADRAS, TUESDAY EVENING, APRIL 16, 1940

ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING
13TH APRIL 1940.

GENERAL SUMMARY

[Reports from *Glyptotendipes* and *Chironomus* not reviewed.]

Handful was recorded in the Wilbur, near in Truckee, Nevada and Malheur, light in Virginia, Idaho, Tazewell, Madison and Klamath and all in other districts. Waterways normal except in parts of Virginia, Kansas, Kansas, Idaho, South coast, North Ariz., Salem, Tazewell, Madison, Klamath, Tazewell and Malheur.

Transplantation and sowing of seeds in parts of Vengalpetam, Coimbatore and South Kanara and sowing of dry crops in parts of Coimbatore and Madras Presidency.

[illegible]

Condition of cattle generally good except in parts of Kistna, Cuddapah, Anantapur and Nellore. Fodder generally sufficient except in parts of Nellore. Employment generally available, except in parts of Diamond. Prices falling for chicken in Diamond and for turban in Kistna. Prices rising for chicken in Kistna; turban in North Arcot and Madurai and for eggs in Nellore, Thangur, Madurai and South Kanara. Prices generally stationary in other com-

B. A. GÓPALAKRISHNAN,
Joint Secretary

DISTRICT REPORTS

WILKINSON

Water-supply sufficient except in parts of three taluks. Sowing of paddy and planting of sugarcane proceeding in parts. Maize, mung, generally fair. Harvest of paddy, ragi, pulses, chillies, tobacco, betel and making of manure proceeding in parts; vegetables generally fair. Pasture available except in one taluk. Fodder in short. Condition of cattle generally good. Stocks of food grains generally abundant. Poultry generally fair except in one taluk.

EAST GODFREY

Water-supply sufficient. The Goldera 27 seed gave the most as against 13 feet over the cross in the last week and 0-4 less than the next in the corresponding week of the previous year. Transplanting of saplings proceeding in parts. Sowing crops this year. Harvest of clean, white, tobacco, golden, simply seed sowing of regional seedling in parts; eastern side. Harvest of golden seedling in parts; eastern side. Condition of crops generally good. Prospects generally fair.

DE:52 自由人文学部

Water supply generally sufficient. Standing crops generally fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

KISTVA

Water-supply canals in all taluks except in parts of six taluks where it is sufficient only for drinking purposes. The Kistna 120 below crest to against 630 below crest in the last week and 400 below crest during the corresponding week of last year. Standing crops here. *Podium arabinale* scarce in parts of two taluks. Polder infrequent. Condition of soils generally good except for marginal zone threat in parts of Guntur taluk. Prospects

RAINFALL AND YIELDS OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 15th APRIL 1943

[illegible]

It is crucial and useful to realize the participation of the donor.

4. Average of 28 years ending 1974.

* System not available prior to the resubmission of the design.



SUPPLEMENT TO PART II OF THE FORT ST. GEORGE GAZETTE

No. 15-C) MADRAS, TUESDAY EVENING, APRIL 16, 1940

WHOLESALE PRICES OF COMMODITIES PREVAILING ON THE 15TH APRIL 1940.

[All prices are in rupees per Imperial cwt. of 112 lb. (Equivalent to 5,600 tals) except where otherwise stated and relate to those prevailing on Monday.]

Rains.		Tuttiy.		Tuttiy.		Tuttiy.	
I. PADDY, FIRST SOW.		Tuttiy.		Tuttiy.		Tuttiy.	
Thiruvannamalai	Onagar, second grade, first quality.	2-01		Madras	Onagar, second grade	No stock.	
Coimbatore	Onagar, second grade	2-03					
Rajshamundry	Onagar, second grade	2-05					
Ellore	Onagar, second grade	2-06					
Secunderabad	Onagar, second grade	2-07					
Madras	Onagar, second grade	2-08					
Guntur	Onagar, second grade	2-09					
Nellore	Onagar, second grade	2-10					
	Onagar, second grade	2-11					
	Onagar, second grade	2-12					
	Onagar, second grade	2-13					
	Onagar, second grade	2-14					
	Onagar, second grade	2-15					
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	Onagar, second grade	2-98					
	Onagar, second grade	2-99					
	Onagar, second grade	3-00					

[illegible]

Notes.	Factor.	Price per 100 lbs.	Notes.	Notes.	Price per lb.
28. ALLEGANY.					
Branghwa	Unselected	2-05	32. TANNED GOAT SKINS.		
Notes.	Factor.	Price per 100 lbs.	Notes	Good	2-05
				Fair	1-90
				Common	1-84
29. CASHINCE.					
Common		No price.	33. TANNED SHEEP SKINS.		
Notes.		2-07	Notes	Good	2-06
30. CASHINCE BEEF.					
Branghwa		Not quoted.		Fair	1-90
Notes.	Factor.	Price per 100 lbs.		Common	1-84
31. TANNED COW HIDES.					
Notes	Branghwa, 8-10 lb.	0-18	L. R. GREEN,		
	Common, 10-12 lb.	0-18	<i>Director of Industries and Commerce.</i>		
	Common, 12-14 lb.	0-18	Notes, 15th April 1940.		



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 71 MADRAS, TUESDAY EVENING, APRIL 15, 1940

PART III-A—BILLS (CENTRAL)

CONTENTS

	PAGE
Council of State Bill No. 1 of 1939—Gold Medal	108
Legislative Assembly Bill:	
No. 20 of 1939—Gold Medal (Amendment)	108
No. 20 of 1939—Gold Medal (Amendment)	108
No. 21 of 1939—Gold Medal (Amendment)	108
No. 22 of 1939—Gold Medal (Amendment)	108
No. 23 of 1939—Gold Medal (Amendment)	108
No. 24 of 1939—Gold Medal (Amendment)	108
No. 25 of 1939—Gold Medal (Amendment)	108
No. 26 of 1939—Gold Medal (Amendment)	108
No. 27 of 1939—Gold Medal (Amendment)	108
No. 28 of 1939—Gold Medal (Amendment)	108
No. 29 of 1939—Gold Medal (Amendment)	108
No. 30 of 1939—Gold Medal (Amendment)	108
No. 31 of 1939—Gold Medal (Amendment)	108
No. 32 of 1939—Gold Medal (Amendment)	108
No. 33 of 1939—Gold Medal (Amendment)	108
No. 34 of 1939—Gold Medal (Amendment)	108
No. 35 of 1939—Gold Medal (Amendment)	108
No. 36 of 1939—Gold Medal (Amendment)	108
No. 37 of 1939—Gold Medal (Amendment)	108
No. 38 of 1939—Gold Medal (Amendment)	108
No. 39 of 1939—Gold Medal (Amendment)	108
No. 40 of 1939—Gold Medal (Amendment)	108
No. 41 of 1939—Gold Medal (Amendment)	108
No. 42 of 1939—Gold Medal (Amendment)	108
No. 43 of 1939—Gold Medal (Amendment)	108
No. 44 of 1939—Gold Medal (Amendment)	108
No. 45 of 1939—Gold Medal (Amendment)	108
No. 46 of 1939—Gold Medal (Amendment)	108
No. 47 of 1939—Gold Medal (Amendment)	108
No. 48 of 1939—Gold Medal (Amendment)	108
No. 49 of 1939—Gold Medal (Amendment)	108
No. 50 of 1939—Gold Medal (Amendment)	108
No. 51 of 1939—Gold Medal (Amendment)	108
No. 52 of 1939—Gold Medal (Amendment)	108
No. 53 of 1939—Gold Medal (Amendment)	108
No. 54 of 1939—Gold Medal (Amendment)	108
No. 55 of 1939—Gold Medal (Amendment)	108
No. 56 of 1939—Gold Medal (Amendment)	108
No. 57 of 1939—Gold Medal (Amendment)	108
No. 58 of 1939—Gold Medal (Amendment)	108
No. 59 of 1939—Gold Medal (Amendment)	108
No. 60 of 1939—Gold Medal (Amendment)	108
No. 61 of 1939—Gold Medal (Amendment)	108
No. 62 of 1939—Gold Medal (Amendment)	108
No. 63 of 1939—Gold Medal (Amendment)	108
No. 64 of 1939—Gold Medal (Amendment)	108
No. 65 of 1939—Gold Medal (Amendment)	108
No. 66 of 1939—Gold Medal (Amendment)	108
No. 67 of 1939—Gold Medal (Amendment)	108
No. 68 of 1939—Gold Medal (Amendment)	108
No. 69 of 1939—Gold Medal (Amendment)	108
No. 70 of 1939—Gold Medal (Amendment)	108
No. 71 of 1939—Gold Medal (Amendment)	108
No. 72 of 1939—Gold Medal (Amendment)	108
No. 73 of 1939—Gold Medal (Amendment)	108
No. 74 of 1939—Gold Medal (Amendment)	108
No. 75 of 1939—Gold Medal (Amendment)	108
No. 76 of 1939—Gold Medal (Amendment)	108
No. 77 of 1939—Gold Medal (Amendment)	108
No. 78 of 1939—Gold Medal (Amendment)	108
No. 79 of 1939—Gold Medal (Amendment)	108
No. 80 of 1939—Gold Medal (Amendment)	108
No. 81 of 1939—Gold Medal (Amendment)	108
No. 82 of 1939—Gold Medal (Amendment)	108
No. 83 of 1939—Gold Medal (Amendment)	108
No. 84 of 1939—Gold Medal (Amendment)	108
No. 85 of 1939—Gold Medal (Amendment)	108
No. 86 of 1939—Gold Medal (Amendment)	108
No. 87 of 1939—Gold Medal (Amendment)	108
No. 88 of 1939—Gold Medal (Amendment)	108
No. 89 of 1939—Gold Medal (Amendment)	108
No. 90 of 1939—Gold Medal (Amendment)	108
No. 91 of 1939—Gold Medal (Amendment)	108
No. 92 of 1939—Gold Medal (Amendment)	108
No. 93 of 1939—Gold Medal (Amendment)	108
No. 94 of 1939—Gold Medal (Amendment)	108
No. 95 of 1939—Gold Medal (Amendment)	108
No. 96 of 1939—Gold Medal (Amendment)	108
No. 97 of 1939—Gold Medal (Amendment)	108
No. 98 of 1939—Gold Medal (Amendment)	108
No. 99 of 1939—Gold Medal (Amendment)	108
No. 100 of 1939—Gold Medal (Amendment)	108

Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Bills published under Rule 18 of the Indian Legislative Rules.

GOVERNMENT OF INDIA.

LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Report of the Select Committee on the Bill to regulate the import, manufacture, distribution and sale of drugs was presented to the Legislative Assembly on the 10th March 1940. —

We, the undersigned members of the Select Committee, to which the Bill to regulate the import, manufacture, distribution and sale of drugs was referred, have considered the Bill and have now the honor to submit this our Report with the Bill as amended by us amended therein.

We should have preferred to deal included in the present legislation provisions dealing also with pharmacy, and for delegating the pharmaceutical profession under the statutory control provided for by the Bill. We have, however, received an assurance that the Central Government will take steps expeditiously to amend Provincial Governments with a view to undertaking such legislation as early as

possible

[147]

possible. In the meantime we have, by our amendments to subsection (f) of clause 3, made necessary provision for the representation of the pharmaceutical professions on the Drugs Technical Advisory Board by the addition of clause (vi) providing for the nomination by the Central Government of one additional member of that profession, and we have been assured that, when the proposed legislation on pharmacy has been enacted, Government will consider the amendment of the provisions contained in this Bill relating to the nomination of the Drugs Technical Advisory Board.

We consider that the operation of Chapter II should be postponed long enough to allow the interests concerned full time to adapt themselves to the altered conditions which are to be imposed upon them. We also consider it highly desirable that Chapter IV should be brought into operation simultaneously in all Provinces. We are given to understand that every effort will be made to achieve this, by using for the purpose of co-ordinating the action of the Provincial Governments under sub-clause (2) of clause 5 the facilities for consultation afforded by the Central Advisory Board of Health, a body to which the various Provinces are represented.

Clause 2 (d).—We have omitted the word "artificial" as being unnecessary and perhaps inaccurate. We have inserted the words "or animals" following the wording in clause (b) and we have added words to enable other pharmacopoeias than the two named to be designated as authoritative for the purposes of the definition.

Clause 3.—We have enlarged the number of members of the Drugs Technical Advisory Board and the electorates represented on it, and, by our alterations in the electorate, have endeavoured to secure that persons with technical qualifications will be elected. We have provided in clause (vi) of sub-clause (2) that the members of the Board to be elected by the Indian Research Fund Association shall be a pharmacologist and a pharmaceutical chemist and that the electorate shall be the Research Advisory Board and not the governing body. In clause (vii) we have substituted the "Medical Council of India" for the "Joint University Board" as the electorate, and have added an additional member who shall be a registered medical practitioner and a non-official. We have also provided for the presence on the Board of a member of the pharmaceutical profession who is for the time being to be nominated by the Central Government but will we hope eventually be elected by the profession when in consequence of subsequent legislation the profession is better organized. And we have added two representatives of clinicians to be elected by the Indian Chemical Society.

Clause 5.—We have added a proviso to sub-clause (2) to allow specialized work in relation with certain drugs to be undertaken elsewhere than at the Central Drugs Laboratory, if specially qualified or the special nature of the work, as for example work in connection with sera or vaccines, renders this course desirable. The change made in clause 5 (2) (a) and the addition of clause 5 (2) (b) are consequential. In clause 5 (2) (b) the change made confers the responsibility of certificates of registration to those present at proprietary factories of which the Council is satisfied.

Clause 8.—We have omitted the words "as envisaged" from clause 8 (3) and again from clause 15 (3), as being too far-reaching.

Clause 9.—We have inserted in the second proviso here and in clause 17 words requiring the Board to be consulted before the issue of the certificates referred to in those provisions. The amendment in the *Explanatory* to clause 9 corrects a printing error.

Clause 11.—The change made in clause 11 (2) (c) supplies an omission and brings the clause into line with the wording of clause 15 (2) (c); that made in clause 11 (2) (d) enables rules to be framed requiring that a drug shall bear an indication of the period within which it remains effective.

Clause 22.—In clause 21 (a), we considered granting the power to inspect plants and processes of manufacturers. While such a power seems in respect of drugs to generally be unnecessary and to afford a loophole for the smuggling of secret processes, we are satisfied that certain processes such as those connected with the production of sera and vaccines should not be exempt from inspection. The addition made to the clause provides for this with the necessary safeguards. In clause 3 (a) we have deprived the importer of the power to produce the sale of a drug for an indefinite period and have confined his power to that of holding up sale for a period of ten days.

Clause 21 (c).—We have extended the time allowed for making a claim to address evidence in consequence of an analyst's report.

Clause 24.—In clause 23 (1) (b) we have made an alteration corresponding to that made in clause 11 (2) (b), and explained in our remarks on that clause.

The Schedule.—The changes made merely correct inaccuracies or drafting errors.

3. The Bill was published in the Gazette of India, dated the 2nd February 1940.

4. We think that the Bill has not been so stated as to require repunctuation and we recommend that it be passed in our amended form.

SAFUDULLA KHAN
D. S. RAJPAI
HENRY GIBNEY.
M. A. RAHMANS.
* J. K. ROSE
* NEMBERT FAHMAN.
* H. A. OTTANI.
D. D. DALLAL.
J. D. BOTTLE.
H. S. Y. DULSANY.

New Delhi,
The 10th March 1940

* Subject is a member of Council.

MINUTE OF DISSENT.

While we agree with our colleagues on many of the provisions of the Bill we differ from them in respect of the following among other important points:—

In the interest of the general public, legislation designed to control the importation of drugs that should be as well as their local manufacture is essential. But for this purpose it is desirable to have a comprehensive Drugs Bill as an *et-erna* law which should come into operation simultaneously throughout the country. The present Bill does not go far enough as it does not include the control of the pharmaceutical profession. It has also several other serious defects.

For the purpose of drawing rules and regulations under this Act and for securing the maintenance of uniformity in standards and in other important matters in which uniformity is desirable, there should be a Joint Committee consisting of representatives of the Central Government and the Provincial Governments. The provisions in this regard should be similar to those which are to be found in the Therapeutic Substances Act of the United Kingdom.

In order that Drugs control measures may be effective and successful, it is necessary that the composition of the Drugs Technical Advisory Board should be such as to command the confidence of the public.

The Board which was proposed in the original Bill was extremely unsatisfactory. The amendments made by the Select Committee have in some extent improved the organization. This improvement, however, does not go far enough. We suggest, therefore, that section 22 of clause 5 of the Bill be so amended as to include elected representatives of the independent medical profession and of the Pharmacists as well as representatives of the manufacturers of drugs and therapeutic substances. The representatives from different categories should be on such proportion as to secure an equal share of majority on the whole Board.

In view of the fact that the object of the Bill is to secure the purity and proper standard of drugs, both imported and locally manufactured, the provisions which give power to the Central Government and to the Provincial Governments to import, manufacture, or to distribute any drugs or class of drugs not being of standard quality should be deleted.

In order to secure fairness in the administration of the Act there should be a provision for an appeal to a High Court by a person who is aggrieved by the suspension or revocation of his licence or by any other order under this Act. Such provision should be on the basis of the Therapeutic Substances Act of the United Kingdom.

No mention was made of Ayurvedic and Homoeopathic patents have been provided.

We desire to ourselves the right to make amendments in the Bill to secure the objects indicated above.

S. K. ROY
H. RAHMAN
H. A. GHANI

L.A. BILL No. 9 OF 1940.

[AS AMENDED BY THE SELECT COMMITTEE.]

(Words underlined or indicated indicate the amendments suggested by the Committee; asterisks indicate omissions.)

A BILL to regulate the import, manufacture, distribution and sale of drugs.

WHEREAS it is expedient to regulate the import into, the manufacture, distribution and sale of, British drugs;

AND WHEREAS the Legislatures of all the Provinces have passed enactments in terms of section 100 of the Government of India Act, 1935, in relation to such of the above-mentioned matters and matters ancillary thereto as are enumerated in List II of the Seventh Schedule to the said Act, it is hereby enacted as follows:—

CHAPTER I.

Introductory.

1. (1) This Act may be called the Drugs Act, 1940.

(2) It extends to the whole of British India.

(3) It shall come into force at once; but Chapter III shall take effect only from such date as the Central Government may, by notification in the official Gazette, appoint in this behalf, and Chapter IV shall take effect in a particular Province only from such date as the Provincial Government may, by like notification, appoint in this behalf.

2. The provisions of this Act shall be in addition to, and not in derogation of, the Dangerous Drugs Act, 1930 and any other law for the time being in force.

Short title,
extent and
commence-
ment.

Application of
other laws not
derogated.

H of 1940.

3. In this Act, unless there is anything repugnant to the subject hereinafter, or context,—

- (a) "the Board" means the Drugs Technical Advisory Board constituted under section 5;
- (b) "drug" includes all medicines for internal or external use of human beings or animals, and all substances intended to be used for or in the treatment, mitigation or prevention of disease in human beings or animals, other than medicines and substances exclusively used or prepared for use in accordance with the Ayurvedic or Unani systems of medicine;
- (c) "a drug", with its pharmaceutical particulars and adequate directions, means as being sent to British India;
- (d) "patent or proprietary medicine" means a drug which is a remedy or prescription prepared for internal or external use of human beings or animals, and which is not for the time being recognised by the Provincial Government as Biological Standardisation of the League of Nations or in the latest edition of "the British Pharmacopoeia or the British Pharmaceutical Codex or any other pharmacopoeia authorised in the hotel by the Central Government;
- (e) "prescribed" means provided by rules made under Chapter III or Chapter IV by the Central Government, or under Chapter IV by the Provincial Government.

4. Any substance specified as poisonous by rule made under Chapter III or Chapter IV shall be deemed to be a poisonous substance for the purposes of Chapter III or Chapter IV, as the case may be.

CHAPTER II.

The Drugs Technical Advisory Board and the Central Drugs Laboratory.

5. (1) The Central Government shall, as soon as may be, constitute a Board to be called the Drugs Technical Advisory Board to advise the Central Government and the Provincial Governments as technical matters arising out of the administration of this Act and to carry out the other functions assigned to it by this Act.

The Drugs
Technical
Advisory
Board.

- (2) The Board shall consist of the following members, namely:—
 - (i) the Director-General, Indian Medical Service, or officer, who shall be Chairman;
 - (ii) the Director of the Central Drugs Laboratory, or officer;
 - (iii) the Director of the Central Research Institute, or officer;
 - (iv) the Director of the Imperial Veterinary Research Institute, or officer;
 - (v) the Chief Chemist, Central Research, or officer;
 - (vi) two persons holding the appointment of Government Analyst under this Act, to be nominated by the Central Government;
 - (vii) one pharmacologist and one pharmacologist, chosen to be elected by the Scientific Advisory Board of the Indian Research Fund Association;
 - (viii) three persons to be elected by the Medical Council of India, two of whom shall be taken among holders of medical or pharmaceutical in the staff of a university or college in British India providing a course of study which qualifies for admission to the examination for a degree which is a recognised qualification under the Indian Medical Council Act, 1930, and one shall be a registered medical practitioner and being a member of the Council.

- (3) one member of the Governmental profession to be nominated by the Central Government;
- (4) two persons to be elected by the Council of the Indian Chemical Society.

(6) The nominated and elected members of the Board shall hold office for three years, but shall be eligible for re-nomination and re-election.

(7) The Board may, subject to the previous approval of the Central Government, make by-laws fixing a quorum and regulating its own procedure and the conduct of all business to be transacted by it.

(8) The Board may constitute sub-committees and may appoint to such sub-committees for such periods, not exceeding three years, as it may decide, or temporarily for the consideration of particular matters, persons who are not members of the Board.

(9) The functions of the Board may be exercised notwithstanding any vacancy therein.

(10) The Central Government shall appoint a person to be Secretary of the Board and shall provide the Board with such clerical and other staff as the Central Government considers necessary.

The Central
Drug
Laboratory.

6. (1) The Central Government shall, as soon as may be, establish a Central Drug Laboratory under the control of a Director to be appointed by the Central Government, to carry out the functions entrusted to it by this Act or any rules made under this Chapter.

Provided that, if the Central Government so provides, the functions of the Central Drug Laboratory in respect of any drug or class of drugs shall be carried out at the Central Research Institute, Kharagpur, or at any other prescribed Laboratory and the functions of the Director of the Central Drug Laboratory in respect of such drug or class of drugs shall be exercised by the Director of that Institute or of that other Laboratory, as the case may be.

(2) The Central Government may, after consultation with the Board, make rules prescribing—

(a) the functions of the Central Drug Laboratory;

(b) the procedure for the grant of certificates of registration under this Act by the said Laboratory in respect of patent or proprietary medicines not having dispensed on the label or otherwise showed the true identity of any of ingredients contained therein in a manner readily available to patients of the medical profession, the terms of such certificates and the fees payable therefor;

(c) the procedure for preserving the secrecy of the formulae of patent or proprietary medicines when disclosed to the said Laboratory under this Act;

(d) the procedure for the submission in the said Laboratory under Chapter IV of samples of drugs for analysis or test, the form of the Laboratory's reports thereon and the fees payable in respect of such reports;

(e) such other matters as may be necessary or expedient to enable the said Laboratory to carry out its functions;

(f) the matters necessary to be prescribed for the purposes of the process of sub-section (1).

CHAPTER III.

Import of Drugs

Standard of
quality.

7. (1) For the purposes of this Chapter the expression "standard quality" when applied to a drug means that the drug complies with the standard set out in the First Schedule.

(2) The Central Government, after consultation with the Board and after giving its notification in the official Gazette not less than three months before of its intention so to do, may by a like notification add to or subtract from the First Schedule, and thereupon the said Schedule shall be deemed to be amended accordingly.

3. For the purpose of this Chapter a drug shall be deemed to be misbranded—

- (a) if it is an imitation of, or substitute for, or resembles in a manner likely to deceive, another drug, or bears upon it or upon its label or container the name of another drug, unless it is plainly and conspicuously marked so as to reveal its true character and its lack of identity with such other drug; or
- (b) if its purports to be the product of a place or country of which it is not truly a product; or
- (c) if it is imported under a name which belongs to another drug; or
- (d) if it is so coloured, coated, powdered or polished that damage is concealed, or if it is made to appear of better or greater therapeutic value than it really is; or
- (e) if it is not labelled in the prescribed manner; or
- (f) if its label or wrapper or anything accompanying the drug makes any statement, design or device which makes any false or claims for the drug or which is false or misleading in any particular; or
- (g) if the label or wrapper bears the name of an individual or company purporting to be the manufacturer or producer of the drug, which individual or company is fictitious or does not exist.

Misbranded drug

4. From such data as may be filed by the Central Government by notification in the official Gazette is that behalf, no person shall import—

Prohibition of import of certain drugs

- (a) any drug which is not of standard quality;
- (b) any misbranded drug;
- (c) any drug, for the import of which a licence is prescribed, otherwise than under, and in accordance with, such licence;
- (d) any patent or proprietary medicine unless it is displayed in the prescribed manner on the label or wrapper placed either the true formula or list of ingredients contained in it is a matter readily intelligible to members of the medical profession, or the vendor of the medicine at the dispensary granted to the prescribed manner in respect of such medicine by the Central Drugs Laboratory after being strictly informed of the formula of such medicine;
- (e) any drug which by means of any statement, design or device accompanying it or by any other means, purports or claims to cure or mitigate any such disease or ailment, or to have any such other effect, as may be prescribed;
- (f) any drug the import of which is prohibited by rule made under this Chapter.

Provided that nothing in this section shall apply to the import, subject to prescribed conditions, of small quantities of any drug for the purpose of examination, test, or analysis or for personal use.

Provided further that the Central Government may, after consultation with the Board, by notification in the official Gazette, prohibit, subject to any conditions specified in the notification, the import of any drug in class of drugs not being of standard quality.

Explanation.—The formula or list of ingredients mentioned in clause (d) shall be deemed to be true and a sufficient compliance with that condition if, without disclosing a full and detailed recipe of the ingredients, it indicates correctly all patent or proprietary substances contained therein together with an approximate statement of the composition of the mixture.

30. (1) The law for the time being in force relating to the customs and to goods, the import of which is prohibited by section 78 of the Customs Act, 1918, shall, subject to the provisions of section 12 of this Act, apply in respect of drugs the import of which is prohibited under this Chapter, and officers of Customs and officers empowered under that Act to prevent the duties imposed thereby on a Customs Officer and other officers of Customs, shall have the same powers in respect of such drugs as they have for the time being in respect of such goods as aforesaid.

Application of law relating to importation and persons of drugs

Act of 1918.

(2) Without prejudice to the provisions of sub-section (1), the Customs Collector, or any officer of the Customs authorized by the Provincial Government in this behalf, may detain any suspected package which he suspects to contain any drug the import of which is prohibited under this Chapter, and shall forthwith report such detention to the Director of the Central Drugs Laboratory and, if required by him, forward the package or samples of any suspected drug found therein to the said Laboratory.

Power of
Provincial
Government to
make rules.

31. (1) The Central Government may, after consultation with the Board and after previous publication by notification in the official Gazette, make rules for the purpose of giving effect to the provisions of this Chapter.

(2) Without prejudice to the generality of the foregoing power, such rules may—

- (a) specify the drugs or classes of drugs for the import of which a license is required, and prescribe the form and contents of such license, the authority empowered to issue the same, and the fees payable thereon;
- (b) prescribe the methods of test or analysis to be employed in determining whether a drug is of standard quality;
- (c) prescribe, in respect of biological and organochemical compounds, the units or methods of measurement;
- (d) specify the classes or substances which an imported drug may not purport or claim to cure or mitigate and such other effects which such drug may not purport or claim to have;
- (e) prescribe the conditions subject to which small quantities of drugs, the import of which is otherwise prohibited under this Chapter, may be imported for the purpose of examination, test or analysis or for personal use;
- (f) prescribe the places at which drugs may be imported, and prohibit their import at any other place;
- (g) require the date of manufacture and the date of expiry of potency to be clearly and truly stated on the label or container of any specified imported drug or class of such drug, and prohibit the import of the such drug or class of drug after the expiry of a specified period from the date of manufacture;
- (h) regulate the submission by importers, and the securing, of samples of drugs for examination, test or analysis by the Central Drugs Laboratory, and prescribe the form, if any, payable for such examination, test or analysis;
- (i) prescribe the standards or otherwise, of the quality of drugs sought to be imported, the procedure of officers of Customs in dealing with such evidence, and the manner of storage as places of import of drugs detained pending examination;
- (j) provide for the examination, continuously or otherwise, from all or any of the provisions of this Chapter and the rules made thereunder of drugs imported for the purpose only of treatment through, and export from, British India;
- (k) prescribe the conditions to be observed in the packing in bottles, packages or other containers of imported drugs;
- (l) regulate the mode of labelling drugs imported for sale in packages, and prescribe the matters which shall or shall not be recorded in such label;
- (m) prescribe the maximum proportion of any poisonous substance which may be added to or contained in any imported drug, prohibit the import of any drug in which that proportion is exceeded, and specify substances which shall be deemed to be poisonous for the purposes of this Chapter and the rules made thereunder;

(c) require that the accepted name of any specified drug shall be displayed in the prominent position on the label or wrapper of any imported packet or proprietary medicine containing such drug.

(d) provide for the exemption, absolutely or otherwise, from all or any of the provisions of this Chapter or the rules made thereunder of any specified drug or class of drugs.

22. (2) Whoever contravenes any of the provisions of this Chapter or rules or of any rule made thereunder shall, in addition to any penalty to which he may be liable under the provisions of section 20, be punishable with imprisonment which may extend to one year, or with fine which may extend to five hundred rupees, or with both.

(3) Whoever, having been convicted under subsection (2), is again convicted under that subsection shall, in addition to any penalty as aforesaid, be punishable with imprisonment which may extend to one year, or with fine which may extend to one thousand rupees, or with both.

23. Where any offence punishable under section 22 has been committed, without the consent of the drug in respect of which the offence has been committed shall be liable to confiscation.

24. No Court inferior to that of a Presidency Magistrate or of a District Magistrate of the first class shall try an offence punishable under section 22.

CHAPTER IV.

Manufacture, Sale and Distribution of Drugs.

25. (2) For the purposes of this Chapter the expression "standard description of quality" when applied to a drug means that the drug corresponds with the standard set out in the Second Schedule.

(3) The Provincial Government, after consultation with the Board and after giving by publication in the official Gazette not less than three months' notice of its intention so to do, may by a (1) notification add to or alter the names of the Second Schedule, and thereupon the said Schedule shall be deemed to be amended accordingly.

26. For the purposes of this Chapter a drug shall be deemed to be standard—

(a) if it is an imitation of, or substitute for, or preparation in a similar form to, or derivative, another drug, or bears upon it or upon the label or wrapper the name of another drug, unless it is plainly and conspicuously marked so as to reveal the true character and its lack of identity with such other drug; or

(b) if it purports to be the product of a place or country of which it is not truly a product; or

(c) if it is sold, or offered or exposed for sale, under a name which belongs to another drug; or

(d) if it is an coloured, coated, powdered or polished that change is necessary, or if it is made to appear of better or greater therapeutic value than it really is; or

(e) if it is not included in the prescribed manner; or

(f) if the label or container or anything accompanying the drug bears any statement, design or device which makes any false claim for the drug or which is false or misleading in any particular; or

(g) if the label or container bears the name of an individual or company purporting to be the manufacturer or producer of the drug, which individual or company is fictitious or does not exist.

Prohibition of
manufacture,
sale or
distribution of
drugs.

17. (1) From such date as may be fixed by the Provincial Government, by notification in the official Gazette or the local, or private, or other journal as by any other person as has been—

(a) manufacture for sale, or sell, or stock or exhibit for sale, or distribution—

(i) any drug which is not of standard quality;

(ii) any adulterated drug;

(iii) any patent or proprietary medicine, unless there is displayed in the prescribed manner on the label or container thereof either the true formula or list of ingredients contained in it or a name readily intelligible to members of the medical profession, or the number of the certificate of registration granted, or the name prescribed by the Central Government, in respect of such medicine by the Central Drugs Laboratory after being correctly informed of the formula of such medicine;

(iv) any drug which by means of any statement, design or device accompanying it or by any other means, purports or claims to cure or mitigate any such disease or ailment, or to have any such other effect as may be prescribed;

(v) any drug, in contravention of any of the provisions of this Chapter or any rule made thereunder;

(2) sell, or stock or exhibit for sale, or distribute any drug which has been imported or manufactured in contravention of any of the provisions of this Act or any rule made thereunder;

(3) manufacture for sale, or sell, or stock or exhibit for sale, or distribute any drug, except under, and in accordance with the conditions of, a license issued for such purpose under this Chapter.

Provided that nothing in this section shall apply to the manufacturer, subject to prescribed conditions, of small quantities of any drug for the purpose of examination, test or analysis:

Provided further that the Provincial Government may, after consultation with the Board, by notification in the official Gazette, prohibit, subject to any conditions specified in the notification, the manufacture for sale, sale or distribution of any drug or class of drugs not being of standard quality.

Explanation.—The formula or list of ingredients mentioned in sub-section (2) of clause (i) shall be deemed to be given and a sufficient compliance with that sub-section if, without disclosing a full and detailed recipe of the ingredients, it indicates correctly all the potent or poisonous substances contained therein together with an approximate statement of the composition of the medicine.

(4) The Provincial Government may fix different dates of effect for the several provisions of sub-section (1).

Pen.

18. (1) Save as hereinafter provided in this section it shall be an offence in a person under this Chapter to prove merely that the accused was imported of the various substances or quality of the drug in respect of which the offence has been committed or of the circumstances of its manufacture or export, or that a purchaser, having bought only for the purpose of test or analysis, has not been prejudiced by the sale.

(2) For the purposes of section 17 a drug shall not be deemed to be adulterated or to be below standard quality only by reason of the fact that—

(a) there has been added thereto some innocuous substance or ingredients because the same is required for the manufacture or preservation of the drug as an article of commerce in a state fit for storage or consumption, and not to increase the bulk, weight or measure of the drug or to conceal its inferior quality or other defects; or

(b) in the possession of manufacturers, preparation or transportation some substance contained has intentionally become adulterated with it, provided that this clause shall not apply in relation to any sale or distribution of the drug occurring after the vendor or distributor became aware of such adulteration.

(c) A person, not being the manufacturer of a drug or his agent for the distribution thereof, shall not be liable for a contravention of section 17 if he proves—

(i) that he did not know, and could not with reasonable diligence have ascertained, that the drug in any way contravened the provisions of that section, and that the drug while in his possession remained in the same state as when he acquired it; or

(ii) that he acquired the drug from a person resident in British India under a written warranty to the prescribed form and signed by such person that the drug did not in any way contravene the provisions of section 17, and that the drug while in his possession remained in the same state as when he acquired it.

Provided that a defence under clause (i) shall be open to a person only—

(a) if he has, within seven days of the service on him of the summons, sent to the Inspector a copy of the warranty with a written notice stating that he intends to rely upon it and giving the name and address of the manufacturer, and

(b) if he proves that he has, within the same period, sent written notice of such intention to the said manufacturer.

20. The Provincial Government may, by notification in the official Gazette, appoint such persons as it thinks fit, having the prescribed qualifications, to be Government Analysts for each area and in respect of such drugs or classes of drugs as may be specified in the notification.

Provided that a servant of the Crown serving under the Central Government or another Provincial Government shall not be so appointed without the previous consent of the Government under which he is serving.

21. (1) The Provincial Government may, by notification in the official Gazette, appoint such persons as it thinks fit, having the prescribed qualifications, to be Inspectors for the purposes of this Chapter within each local limits as it may assign to them respectively.

(2) Every Inspector shall be deemed to be a public servant within the meaning of the Indian Penal Code, and shall be officially subordinate to such authority as the Provincial Government may specify in this behalf.

22. Subject to the provisions of section 23 and of any rules made thereunder by the Provincial Government in this behalf, an Inspector may, within his local limits for which he is appointed,—

(a) inspect any premises wherein any drug is being manufactured and in the case of such premises and any other drug prescribed in this behalf the place and process of manufacture and the steps employed for standardizing and testing the drug;

(b) take samples of any drug which is being manufactured, or being sold or is stocked or exhibited for sale, or is being distributed;

(c) where he has reason to believe that any drug which is being manufactured for sale, or being sold or is stocked or exhibited for sale, or is being distributed, contravenes any of the provisions of section 17, order in writing the person, in whose possession such drug may be, not to dispose of any stock of such drug for a specified period not exceeding ten days or, unless the alleged contravention is such that the stock may be removed by the possessor of the drug, what the stock of such drug

117 of 1940.

(b) for any of the aforesaid purposes enter at all reasonable times, with such assistants, if any, as he considers necessary, any premises whereon any drug is being manufactured, or being sold or is stocked or exhibited for sale, or is kept for distribution;

(c) exercise such other powers as may be necessary for carrying out the purposes of this Chapter as may refer to the said under.

Provision of Receipts.

22. (1) Where an Inspector takes any sample of a drug under this Chapter, he shall tender the form prescribed and may require a written acknowledgment therefor.

(2) Where the price tendered under sub-section (1) is refused, or where the Inspector issues the stock of any drug under clause (1) of section 21, he shall tender a receipt therefor in the prescribed form.

(3) Where an Inspector takes a sample of a drug for the purpose of test or analysis, he shall intimate such purpose in writing in the prescribed form to the person from whom he takes it and, in the presence of such person unless he voluntarily absents himself, shall divide the sample into three portions and effectively seal and distinctly mark the same and present such portion to said person and seal each to all or any of the portions so sealed and marked.

Provided that, where the sample is taken from premises whereon the drug is being manufactured, it shall be necessary to divide the sample into three portions only.

Provided further that, where the drug is made up in containers of small volume, instead of dividing a sample as aforesaid, the Inspector may, and if the drug be such that it is likely to deteriorate or be otherwise damaged by exposure shall, take down or four, on the case may be, of the said containers after suitably marking the same and, where necessary, sealing them.

(4) The Inspector shall retain one portion of a sample so divided or one container, as the case may be, as the person from whom he takes it, and shall return the remainder after suitably marking the same as follows:—

(a) one portion or container he shall forthwith send to the Government Analyst for test or analysis;

(b) the second he shall produce to the Court before which proceedings, if any, are instituted in respect of the drug;

and

(c) the third, where taken, he shall send to the warehouse, if any, named under the proviso to sub-section (2) of section 18.

(5) Where an Inspector takes any action under clause (4) of section 22,—

(a) he shall use all diligence in ascertaining whether or not the drug conforms with the provisions of section 17 and, if it is ascertained that the drug does not so conform, forthwith notify the owner named under the said clause or, as the case may be, take such action as may be necessary for the removal of the stock seized;

(b) if he enters the stock of the drug, he shall so soon as may be inform a Magistrate and take his orders as to the custody thereof;

(c) without prejudice to the institution of any prosecution, if the aforesaid conformances be such that the defect may be remedied by the possession of the drug, he shall, as being satisfied that the defect has been so remedied, forthwith return the same under the said clause.

Persons named in clause 22(a) shall be deemed to have taken the drug into custody.

23. Every person for the time being in charge of any premises whereon any drug is being manufactured or is kept for sale or distribution shall, as being required by an Inspector so to do, be bound to disclose to the Inspector the place where the drug is being manufactured or is kept as the case may be.

24. (1) The Government Analyst to whom a sample of any drug has been submitted for test or analysis under subsection (2) of section 23, shall deliver to the Inspector, when making it a signed report.

Penalty for
Government
Analyst.

(2) The Inspector on receipt thereof shall deliver one copy of the report to the person from whom the sample was taken and another copy to the warehouse, if any, named under the proviso to subsection (2) of section 18, and shall retain the third copy for use in any prosecution in respect of the sample.

(3) Any document purporting to be a report signed by a Government Analyst under this Chapter shall be evidence of the facts stated therein, and such evidence shall be conclusive unless the person from whom the sample was taken or the warehouse named has, within ten days of the receipt of a copy of the report, notified in writing the Inspector or the Court before which any proceedings in respect of the sample are pending that he intends to adduce evidence in disavowance of the report.

(4) Unless the sample has already been tested or analysed in the Central Drugs Laboratory, where a person has under subsection (2) notified his intention of adducing evidence in disavowance of a Government Analyst's report, the Court may, at its own motion or in its discretion at the request either of the complainant or the accused, cause the sample of the drug involved before the Magistrate under subsection (2) of section 22 to be sent for test or analysis to the said Laboratory, which shall make the test or analysis and report in writing signed by, or under the authority of, the Director of the Central Drugs Laboratory the result thereof, and such report shall be conclusive evidence of the facts stated therein.

(5) The cost of a test or analysis made by the Central Drugs Laboratory under subsection (4) shall be paid by the complainant or accused as the Court shall direct.

25. Any person shall, on application in the prescribed manner and on payment of the prescribed fee, be entitled to request the test or analysis by a Government Analyst any drug purchased by him and to receive a report of such test or analysis signed by the Government Analyst.

Penalty for
any person
making such
application.

26. Whoever himself or by any other person on his behalf makes a statement for sale, exhibition or otherwise for sale, or distributes any drug in contravention of any of the provisions of this Chapter or any rule made thereunder shall be punishable with imprisonment which may extend to one year, or with fine which may extend to five hundred rupees, or with both.

Penalty for
distributing
any drug,
or for
distribution
of the
same.

27. (1) Whoever, in respect of any drug sold by him whether as principal or agent, gives to the purchaser a false warranty that the drug does not in any way contravene the provisions of section 11 shall, unless he proves that when he gave the warranty he had good reasons to believe that true to his word, be punishable with imprisonment which may extend to one year, or with fine which may extend to five hundred rupees, or with both.

Penalty for
giving false
warranty or
warranty.

(2) Whoever makes or permits to be applied to any drug sold, or stocked or exhibited for sale, by him, whether as the endorser or label or in any other manner, a warranty given in respect of any other drug, shall be punishable with imprisonment which may extend to one year, or with fine which may extend to five hundred rupees, or with both.

28. Whoever uses any report of a test or analysis made by the Central Drugs Laboratory or by a Government Analyst, or any extract from such report, for the purpose of advertising any drug, shall be punishable with fine which may extend to five hundred rupees.

Penalty for
Government
Analyst's
report for
advertising.

29. Whoever, having been convicted of any offence under section 26 or section 27 or section 28, is again convicted of an offence under the same section shall be punishable with imprisonment which may extend to two years or with fine which may extend to one thousand rupees, or with both.

Penalty for
second or
subsequent
offence.

- Continuation.** 30. Where any person has been convicted under this Chapter for contravening any such provision of this Chapter as any rule made hereunder as may be specified by rule made in this behalf, the shop of the drug is subject of which the contravention has been made shall be liable to confiscation.
- Continuation of Section.** 31. (1) No prosecution under this Chapter shall be instituted except by an Inspector.
- (2) No Court inferior to that of a Presidency Magistrate or of a Magistrate of the first class shall try an offence punishable under this Chapter.
- (3) Nothing contained in this Chapter shall be deemed to prevent any person from being prosecuted under any other law for any act or omission which constitutes an offence against this Chapter.
- Terms of Provincial Ordinances to make rules.** 32. (1) The Provincial Government may, after consultation with the Board and after previous publication by notification in the official Gazette, make rules for the purpose of giving effect to the provisions of this Chapter.
- (2) Without prejudice to the generality of the foregoing power, such rules may—
- (a) provide for the establishment of laboratories for testing and analysing drugs;
 - (b) prescribe the qualifications and duties of Government Analysts and the qualifications of Inspectors;
 - (c) prescribe the methods of test or analysis to be employed in determining whether a drug is of standard quality;
 - (d) prescribe, in respect of hygienic and aseptic methods of compounding, the tests or methods of standardisation;
 - (e) prescribe the form of bottles for the manufacture for sale, for the sale and for the distribution of drugs of any specified drug or class of drugs, the form of application for such licence, the conditions subject to which such licences may be issued, the authority empowered to issue the same and the fees payable therefor;
 - (f) specify the diseases or ailments which a drug may not purport or claim to cure or mitigate and such other effects which a drug may not purport or claim to have;
 - (g) prescribe the conditions subject to which small quantities of drugs may be manufactured for the purpose of examination, test or analysis;
 - (h) regulate the date of manufacture and the date of expiry of a permit to be clearly and truly stated on the label or container of any specified drug or class of drugs, and prescribe the sale, stocking or exhibition for sale, or distribution of the said drug or class of drugs after the expiry of a specified period from the date of manufacture;
 - (i) prescribe the conditions to be observed in the packing in bottles, packages and other containers of drugs, and prescribe the rule marking or indication for sale, or distribution of drugs packed in contravention of such conditions;
 - (j) regulate the mode of labelling packed drugs, and prescribe the matters which shall or shall not be included in such labels;
 - (k) prescribe the maximum proportion of any poisonous substances which may be added to or contained in any drug, prescribe the manufacture, sale or stocking or exhibition for sale, or distribution of any drug in which such proportion is exceeded, and specify substances which shall be deemed to be poisons for the purposes of this Chapter and the rules made thereunder;

- (i) require that the accepted scientific name of any specified drug shall be displayed in the prescribed manner on the label or wrapper of any packet or proprietary medicine containing such drug;
 - (ii) prescribe the form of warranty referred to in subsection (2) of section 19;
 - (iii) regulate the powers and duties of Inspectors;
 - (iv) prescribe the forms of report to be given by Government Analysts, and the manner of application for test or analysis under section 20 and the fees payable therefor;
 - (v) specify the classes amongst this Chapter or any rule made thereunder in relation to which the stock of the drug shall be liable for examination under section 20;
 - (vi) provide for the exemption, conditionally or otherwise, from all or any of the provisions of this Chapter or the rules made thereunder of any specified drug or class of drugs.
30. No suit, prosecution or other legal proceeding shall lie against any person for anything which he in good faith does or intends to do done under this Chapter.

Accordingly to
inserting
into this
Chapter.

THE FIRST SCHEDULE

(See section 5.)

Standard to be complied with by imported drugs.

Class of drug	Standard to be complied with.
1 Patent or proprietary medicine.	The formula or list of ingredients displayed in the printed matter on the wrapper or label, or the formula contained in the Official Drug Laboratory, as the case may be.
2 Substances commonly known as Tincture, acid, decoction, infusion, emulsion, and syrups and solutions for use of such nature.	The standards published in the National Institute for Medical Research, London, and such further additions or alterations as may be permitted by the Central Government.
3 * Tincture, infusion, emulsion, and solutions.	The standards published in the National Institute for Medical Research, London, and such further additions or alterations as may be permitted by the Central Government.
4 Other drugs.	The standards of purity, potency and strength specified in the official monographs of the British Pharmacopoeia or the British Pharmaceutical Codex or any more prescribed pharmacopoeia, or adopted by the Permanent Committee on Biological Standardization of the League of Nations.

THE SECOND SCHEDULE

(See section 15.)

Standard to be complied with by drugs manufactured for sale, sold, stocked or exhibited for sale, or distributed.

Class of drug.	Standard to be complied with.
1 Patent or proprietary medicine.	The formula or list of ingredients displayed in the printed matter on the label or wrapper, or the formula contained in the Official Drug Laboratory, as the case may be.
2 Substances commonly known as Tincture, acid, decoction, infusion, emulsion, and syrups and solutions for use of such nature.	The standards published in the National Institute for Medical Research, London, and such further additions or alterations as may be permitted by the Central Government.

Class of stamp.	Standard to be complied with.
1. Postage stamps and postage stamps.	The standards established at the National Institute of Standards, London, and with further reference to the standards of the United Kingdom as may be prescribed by the Postmaster-General.
2. Other stamps.	The standards of postage stamps and postage stamps established at the National Institute of Standards, London, and with further reference to the standards of the United Kingdom as may be prescribed by the Postmaster-General, or as may be prescribed by the Postmaster-General of the United Kingdom.

Mr. RAJI,

Secretary to the Government of India,

(Republished by order of His Excellency the Governor)

P. APPU NAIR,

Secretary to Government, Legal Department.

The following Bill was introduced in the Legislative Assembly on the 26th March 1940:—

L.A. BILL No. 20 OF 1940.

A Bill further to amend the Indian Mines Act, 1925.

WHEREAS it is expedient further to amend the Indian Mines Act, 1925 for the purposes hereinafter appearing, it is hereby enacted as follows:—

1. The Act may be called the Indian Mines (Amendment) Act, 1940.
2. In clause (a) of sub-section (2) of section 15 of the Indian Mines Act, 1925 (hereinafter referred to as the said Act), for the words "the Government" the words "the Crown" shall be substituted.
3. In sub-section (2-A) of section 15 of the said Act:—
(a) the brackets and word "or" at the beginning, and the word "or" at the end of clause (a) shall be omitted; and
(b) clause (b) shall be omitted.
4. In section 25 of the said Act, after clause (3) the following clause shall be inserted, namely:—
(4) for prohibiting the employment in a mine older as manager or in any mine specified property of any persons except persons paid by the owner of the mine and directly accountable to the owner or manager of the mine;—

STATEMENT OF OBJECTS AND REASONS.

In certain coal mines coal mining contractors are employed, who are paid a fixed rate per ton of coal mined from the mine and meet the cost of all materials used in the mine and the payment of salaries and wages of the supervising staff. As these contractors are not the owners of the mines their interest lies mainly in raising coal as cheaply and on as large quantities as possible, while the proper and safe working of the mine is of little importance to them. In many of these cases the owner of the mine has no idea of mining methods and he does not concern himself with the working of the mine. The employment of mining contractors thus leads to unsystematized and unsafe methods of working. In order to ensure the efficient supervision of the mine the Coal Mining Committee recommended that a regulation should be framed under the Indian Mines Act providing for the payment by the owner of the mine of the salaries and wages of the Manager, supervising staff, attendance clerks, and all persons employed in connection with the mining and working of the mine. The supervisory staff would then be responsible to the owner and not to the contractor and would see that the provisions of the Indian Mines Act, the regulations and rules framed thereunder, were properly enforced in the mine. The Government of India have accepted the recommendation of the Committee, but there is no provision in section 25 of the Indian Act under which a regulation of the type recommended by the Committee can be framed. It is accordingly proposed to insert a provision in that section in order to secure the object in view. The opportunity has been taken to include in the Bill two other amendments to sections 15 and 16 of the Indian Mines Act, 1925.

A. RAMANWALT NUDALLAR,

New Delhi,
The 25th March 1940.
III-2-3

NOTES ON CLAUSES.

Clause 2.—This clause is intended to place it beyond doubt that the Central Government can nominate an officer either in the service of the Central Government or a Provincial Government to act as Chairman of a Mining Board.

Clause 3.—Clause (b) of sub-section (1A) of section 19 of the Indian Mines Act has having necessary to divided populations under that Act having shown the maximum dimensions of pillars have been agreed separately.

Clause 4.—This clause has already been explained in the Statement of Objects and Reasons.

Yrs. RAFL,
Secretary to the Government of India.

Dispublished by order of His Excellency the Governor)

P. APPU MAIR,
Secretary to Government, Legal Department.

LEGISLATIVE DEPARTMENT.

The following Bill was introduced in the Council of State on the 28th March 1946.—

C. OF S. BILL No. 1 OF 1946.

A Bill to make better provision for the administration of Masjid and the Endowment of the Jama Masjid, Faisalpore Masjid and Kaba Masjid of Delhi.

Whereas it is expedient to make better provision for the administration of the Jama Masjid, Faisalpore Masjid and Kaba Masjid, Delhi, it is hereby enacted as follows:—

1. (1) This Act may be called Delhi Masjid Act, 1946.
- (2) It shall come into force on such date (not later than six months after this Act receives the assent of the Governor-General) as the Chief Commissioner may, by notification in the Gazette of India, appoint in this behalf.
2. In this Act, unless there is anything repugnant in the subject or context,—
 - (a) "Committee" means the Masjid Committee constituted under this Act;
 - (b) "Court" means the principal Court of original civil jurisdiction;
 - (c) "Masjid" means the institutions known as Jama Masjid of Delhi, Faisalpore Masjid of Delhi, Kaba Masjid (generally known as Kaly Masjid) of Delhi and any other Mosque or Mosques which may come under the management of the Committee under section 18 of this Act, and includes the premises called the *Masjid* property with all buildings contained therein together with all additional lands or elsewhere thereof which may be made after the commencement of this Act;
 - (d) "Masjid Endowments" include—
 - (i) all Mosques as defined in Section 2 (f);
 - (ii) all buildings and movable property within Masjid;
 - (iii) Masjid property including all land, houses and shops and all landed property whatsoever situated belonging to Masjid; and
 - (iv) all other property in India, and all income derived from any source whatsoever, conferred in the Masjid or placed for any religious, pious or charitable purposes under the Masjid Administration;
 - (e) The words "trustee, Manager or Superintendant" used in this Act shall have the same meaning and application as under the Religious Endowments Act, 1920.
3. This Act shall have effect notwithstanding anything inconsistent therewith contained in the Religious Endowments Act of 1920.
4. (1) The administration and control of the Masjid Endowments and all buildings situated thereon shall be vested in a Committee constituted in the manner hereinafter provided.
- (2) The Committee shall bear the name of the "Masjid Committee, Delhi", be a body corporate and shall have perpetual succession and a common seal and shall by the said name sue and be sued through its President.
5. The Committee shall consist of twelve members of whom—
 - (a) one shall be Imam of Jama Masjid for the time being as an office or his nominee;
 - (b) one shall be Imam of Faisalpore Masjid for the time being as an office or his nominee;
 - (c) three shall be elected by the Muslim members of the Delhi Municipal Committee;

Statement and explanation.

Definition.

Act 22 of 1946.

Committee of Council.

- (d) one shall be elected by the Muslim members of the Delhi District Board;
- (e) one shall be elected by the Muslim members of the New Delhi Municipal Committee;
- (f) two shall be elected by the Muslim members of the Indian Legislature.

(g) these members to be recruited by the members elected or nominated under the preceding sub-sections (a) to (f); and

Provided that no person other than Hersh Mathan shall be a member thereof.

Members elected under sub-sections (a), (b), (d) and (f) may not be members of those bodies.

Qualification of members.

5. No person shall be qualified to be a candidate for election or re-election to the Committee unless—

- (a) he can read and write Urdu;
- (b) he has not been convicted by a criminal Court of any offence involving moral turpitude, and sentenced to any imprisonment;
- (c) he has attained the age of twenty-one years; and
- (d) he has not been adjudged to be of unsound mind by a competent Court.

Term of office of members of Committee.

7. A member of the Committee shall hold office for a term of five years from the date of election or re-election;

Provided that a member elected or nominated to fill up a casual vacancy shall hold office only so long as the member in whose place he was elected or nominated would have held office if the vacancy had not occurred, casual vacancies shall be filled up by the authority which has the power to appoint the members.

President and Vice-President.

8. (1) The Committee shall elect a President and a Vice-President from among its members except those who are elected or nominated under clause (a) and (b) of section 4.

(2) Where the office of the President is vacant or in the absence of the President from any meeting, the Vice-President shall exercise the functions of the President.

(3) In the absence of the President and Vice-President, a meeting of the Committee may be presided over by a member elected by the majority of the members present at the meeting.

Twelve per cent of the Committee.

9. The Committee shall take place of and shall supersede the Committee appointed under the Agreement dated the 28th November 1902, made by the Managers of the Jama Masjid, Delhi, with the Government and the Agreement dated 1st May 1907, made by the Trustees of the Ferozpur Masjid with the Government.

Gifts—donations.

10. The Committee may establish such Sub-Committees as it thinks good to do, to exercise such powers and perform such duties as may be delegated to them by the Committee.

Committee to observe Mohammedan Law and customs of the Board of Directors.

11. Save as otherwise provided under any enactment for the time being in force, the Committee shall, in the exercise of its powers and the discharge of its duties, follow the rules of the Mohammedan Law applicable to Hersh Mathan in British India, and shall conduct and regulate the aforesaid rites and ceremonies in accordance with the tenets of the Hersh Math.

Rules.

12. The Chief Commissioner may make rules, not inconsistent with the provisions of the Act, to provide for the manner of elections under sections 5 and 8.

By-Laws.

13. (1) The Committee may make by-laws to carry out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power such by-laws may provide for—

- (a) the division of duties among the President and members of the Committee;

- (3) the establishment and term of office of Sub-Committees and their power and duties;
- (4) the time and place of the sittings for, and the procedure and conduct of business at, the meetings of the Committee and Sub-Committees;
- (5) the security, if any, to be taken from the members of the Committee;
- (6) the books and accounts to be kept at the office of the Committee;
- (7) the custody and investment of the property and funds of the Muzrai;
- (8) the details to be included in or excluded from the budget of the Muzrai;
- (9) the persons by whom receipts may be granted for money paid to the Committee;
- (10) the accounts, returns and reports to be submitted by the trustee, Manager or Superintendent;
- (11) maintenance of peace and order within the Muzrai compound;
- (12) the duties and powers of the trustee, Manager or Superintendent and other officers and servants of the Muzrai;
- (13) the manner of entering into contracts by or on behalf of the Committee;
- (14) All resolutions made by the Committee under this section shall first be published in draft for signature by being hung up on the premises of the Muzrai.
14. The Committee shall not be empowered to use the property, movable or immovable, for the Muzrai Endowments for any purpose other than those intended by the founders of the Muzrai.
15. The provisions of Act XLII of 1923 shall be applicable to the Muzrai and the Committee shall also publish once every year a report on the administration of the Muzrai with a copy of accounts duly audited and certified by a chartered accountant or by an officer holding a certificate from the Government.
16. The Chief Commissioner may extend the provisions of this Act to any other Muzrai or Muzrais within India Province by notification in the Gazette of India, and hand over the management to the Committee.

STATEMENT OF OBJECTS AND REASONS

The object of this Bill is to bring about a desirable change in the present constitution of the Committees of the Jang Muzrai and Panchajanya Muzrai, by reducing the term of office of the members from six to five years and increasing the number representative and representative Muzrai members in the Committee so as to provide for popular and effective control over the Muzrai and Endowments attached thereto, which have hitherto remained almost exclusively in the hands of persons who were never represented by any democratic principle, and further to secure the proper collection of income, disbursement of expenditure, maintenance and prohibition of the revenue and management of Muzrai in the Muzrai.

These changes cannot be brought about except by express legislation.

H. SHAN.

The 11th February 1960.

G. H. SPENCE,

Secretary to the Government of India.

(Reprinted by order of His Excellency the Governor)

F. APPU NAIR,

Secretary to Government, Legal Department.

LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Report of the Select Committee on the Bill to make better financial provision for the Imperial Council of Agricultural Research was presented to the Legislative Assembly on the 24th March 1949:—

We, the undersigned, members of the Select Committee to which the Bill to make better financial provision for the Imperial Council of Agricultural Research was referred, have considered the Bill, and have now the honour to submit this our Report, with the Bill as amended by us amended Verba.

Proviso.—A printing error is corrected by the substitution of the word "established" for the word "instituted."

Clause 2.—We have omitted sub-clause (B) which fixed the 1st day of April, 1949, as the day on which the Act should come into force, since it is now unlikely that the Bill will have become law by that date.

Clause 3.—The sentence of the words "as deemed to be included" are reworded on one occasion as clause 4 of sub-clause (1).

Clause 4.—We have removed the power given to the Central Government to extend the duty to articles not included in the Schedule. We consider that this should only be done by action of the Legislature. The omission of sub-clause (2) is consequential.

Clause 7.—We consider that the Standing Finance Committee should contain one representative of the Central Legislature chosen from among the representatives of the Central Legislature on the Governing Body of the Council, and have inserted a provision to this effect.

Clause 9.—We have added a sub-clause requiring all rules made under the clause to be laid before the Central Legislature.

2 The Bill was published in the Gazette of India, dated the 30th March 1949.

3 We think that the Bill has not been so altered as to require repatriation, and we recommend that it be passed as now amended.

SAFUDULLA KHAN.
A. RAMASWAMI MUDALIAR.
G. S. RAFFAI.
RINT KINER.
SUNDARLAL TAGA.
K. K. MALAVIYA.
P. J. GRIFFITHS.
J. RAMSAY SCOTT.
ABDUL RAHIM.
M. D. DALAL.
* R. M. ABDULLAH.
* HOND, ARHAN ALL.
* ZIAUDDIN AHMAD.
* M. A. GHANI.
* S. R. A. SIDDIQUEE.
* MUHAMMAD NAUMAN.

New Delhi,
The 31st March 1949.

* Subject to a vote of censure or motion of censure.

MINUTES OF MEETING.

The Bill in our opinion is against the interests of the agriculturists. To believe that the imposition of export duty on a large number of articles under the name of raw duty, will be cessation and will affect Indian export trade. If the finances of the Government of India did not permit the continuation of the grant to the Council of Agricultural Research, a small duty yielding about 12 lakhs could be imposed for this purpose on our commodity only. In case the Government is determined to take the unwise step of imposing an export duty under the name of raw, we then urge that the content of the Bill should be reconsidered and we suggest the following:—

1. The constitution of the Governing Body and other permanent committees should be fixed by the Statutes and should not be alterable by the executive action.
2. The Standing Finance Committee of the Council of Agricultural Research should include—
 - (a) Two Members elected directly from the Legislative Assembly.
 - (b) One Member nominated by the Government of India in the Department of Finance.
 - (c) Five persons elected by the Governing Body.
 - (d) Chairman to be nominated by the Government of India in the Department of Education, Health and Law.
3. The Central Legislative Assembly should exercise the following powers:—
 - (a) All new appointments should require the permission of the Standing Finance Committee.
 - (b) The powers of the Members of the Central Legislature, to ask questions, to move Resolutions and vote on accounts, should continue as in case of any other Department of the Government of India.
4. We refuse to be a party to any legislation, imposing any export duty on hides and skins and on wheat and wheat flour. The duties on hides and skins were found to affect the trade adversely and they were abolished recently by the notification of the Governor-General. Wheat is a protected commodity and the export duty on protected article is unjustifiable. The Council of Agricultural Research will do a great service to the trade of India and skins if they leave it to Commerce Department and not bring them under the Council of Agricultural Research Bill. There is no serious chance of any money being spent on development of skins and hides and there is no reason why the commodity should be administered under Agricultural Research at all.

M. M. ABDULLAH,
MOHID AKHAR ALI,
SAUD DIN AHMAD,
M. A. GHANI,
S. R. A. SIDDIQUEE,
MUHAMMAD NAUMAN.

I sign the Report subject to the following comments:—

I am opposed to levying any tax on the agricultural produce through export but all that I can agree is a small cess, say, half of which is put in the Bill on articles imported to British India. Secondly, the control of legislation over the expenditures of the Agricultural Research Council should continue as at present.

M. A. GHANI.

L. A. 2114 No. 13 of 1946.

[As amended by the Select Committee.]

[Whole numbered or sub-number indicates the amendments suggested by the committee; asterisks indicate omissions.]

A BILL to make better financial provision for the Imperial Council of Agricultural Research.

Enacted it is expedient by more better financial provision for the carrying out by the Imperial Council of Agricultural Research of the objects for which it is established as set forth in the Memorandum of Association of that body, and for this purpose to impose on certain articles a rate by way of customs duty on export, the proceeds of which shall be paid to the said Council. It is hereby enacted as follows:—

1. (2) This Act may be cited the Agricultural Produce Cess Act, 1946. 1946, 1946

(3) It extends to the whole of British India. 1946, 1946

2. In the Act, unless there is anything repugnant to the subject-matter, or context,—

1946, 1946

- (a) "Collector" means a Customs-collector as defined in clause (f) of section 5 of the Sea Customs Act, 1878, or a Collector of Land Customs as defined in clause (b) of section 5 of the Land Customs Act, 1920, as the case may be, and
- (b) "Council" means the Imperial Council of Agricultural Research.

3. (1) A customs duty at the rate of one-half of one per cent, ad valorem shall be levied on all articles included in the Schedule which are exported from British India.

Provided that the said duty shall not be levied on articles except to the satisfaction of the Collector that it has been produced in India.

(2) The Central Government may, by notification in the official Gazette, fix for the purpose of levying the said duty tariff values of any articles included in the Schedule, and may alter any tariff values for the time being in force.

4. The Central Government may, after previous consultation with the Council, by notification in the official Gazette, direct that any article specified in the Schedule shall cease to be subject to the duty imposed by section 3, and nevertheless, so long as the notification remains in force, that article shall be deemed not to be included in the Schedule.

1946, 1946
1946, 1946
1946, 1946

5. The Central Board of Revenue may make rules providing, on such conditions as may be specified in the rules, for—

- (a) the refund of duty levied where articles are exported by land and subsequently reimported into India; and
- (b) the export by land, without payment of the duty, of articles which are subsequently to be imported into India.

6. (1) The proceeds of the duty levied under this Act reduced by the cost of collection as determined by the Central Government shall be paid to the Council.

1946, 1946
1946, 1946
1946, 1946

(2) The amount so paid shall be paid by the Central Government to the Council at intervals of not more than six months.

(3) The expenditure of the money so paid to the Council shall be subject to such limitations as may be imposed by rules made in this behalf by the Central Government.

III-A-4

Standing
Finance
Committee.

7. (i) The Council shall constitute a Standing Finance Committee, of which one member shall be chosen from among the representatives of the Central Legislature, or the governing body of the Council, and one member shall be or other appointed by the Central Government.

(ii) Subject to the provisions of sub-section (i), the constitution, functions and procedure of the Standing Finance Committee shall be regulated in such manner as the Council may with the previous approval of the Central Government determine.

Revenue Fund.

8. The Council shall in accordance with the rule made in this behalf by the Central Government create and maintain a revenue fund.

Power of
Central
Government
to make rules.

9. (i) The Central Government may, after consultation with the Council, by notification in the official Gazette, make rules to carry out the purposes of this Act.

(ii) In particular and without prejudice to the generality of the foregoing power, the Central Government may make rules regarding the expenditure of the money paid to the Council under section 6 and providing for the creation, maintenance and management of the revenue fund referred to in section 8.

(iii) All rules made under this section shall be laid before both Chambers of the Central Legislature as soon as may be after they are made.

THE SCHEDULE

(See section 2.)

1. BOMBS.	12. GULF ARAB.
2. BOMBAY.	13. PUNJAB.
3. BOMBAY.	14. RAJASTHAN.
4. CENTRAL INDIA RAIL AND ROAD.	15. SIKIM, NEPAL, etc.
5. GUJARAT.	16. SIKIM, NEPAL, etc.
6. HARYANA.	17. SIKIM.
7. HARYANA.	18. SIKIM, NEPAL, etc.
8. HARYANA.	19. SIKIM, NEPAL, etc.
9. HARYANA.	20. SIKIM, NEPAL, etc.
10. HARYANA.	21. SIKIM, NEPAL, etc.
11. HARYANA.	22. SIKIM, NEPAL, etc.

Mr. RAJL.
Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

F. APPU NAIR,
Secretary to Government, Legal Department.

* The following Bill* was introduced in the Legislative Assembly on the 21st March, 1940:—

L.A. Bill, No. 20 OF 1940.

A Bill to make certain provisions relating to service by European British subjects in the armed forces of, or as a civil capacity under, the Crown.

WHEREAS it is expedient to make certain provisions relating to service by European British subjects in the armed forces of, or as a civil capacity under, the Crown; it is hereby enacted as follows:—

1. (1) This Act may be called the National Service (European British Subjects) Act, 1940.

(2) It extends to the whole of British India, and applies also to such European British subjects in any part of India.

(3) It shall come into force at once.

2. In this Act, unless there is anything repugnant to the subject hereof,

(a) "competent authority" means, with reference to any person liable under this Act to be called up for service, the Officer Commanding the military district, or Independent Area, or Field Area or Delhi Area, as the case may be, in which that person is for the time being resident;

(b) "European British subject" means any subject of His Majesty of European descent in the male line born, naturalised or domiciled in the British Islands or in any Dominion as defined in the Statute of Westminster, 1931, or in any Colony except Ceylon;

(c) "prescribed" means prescribed by rules made under this Act;

(d) "national service" means service in the armed forces of the Crown or as a civil capacity under the Crown.

3. (1) Every male European British subject for the time being in India, not being—

(a) a person in holy orders, or a regular minister of any religious denomination, or

(b) a member of His Majesty's regular Naval, Military or Air Forces, or a member of any Reserve of any such force who is liable under the terms of service in such Reserve to be called up for service at any time and not only in partial or seasonal mobilisation, or

(c) a member of the Crown, or

(d) a person not included in clause (1) who is serving in the service of a Federal railway or an Indian State railway or a public railway as defined in the Government of India Act, 1935,

shall be liable under this Act to be called up for service into his availability and serve for national service.

(2) A person liable to be called up for service under this Act shall remain so liable until he has completed his fiftieth year and no longer.

4. (1) The competent authority may, after consultation with the Officer in Charge of the National Service Advisory Committee constituted under section 5, cause to be served on any person, for the time being liable under this Act to be called up for service, a written notice (hereinafter referred to as this Act as a calling-up notice) stating that he is called up for service and he should be ready to report himself for service at such place and at such time (not earlier than the seventh day after the date of the service of the notice) as may be specified in the notice, and in which (unless he is exempted by the National Service Advisory Committee constituted under section 5).

(2) The competent authority may, after consultation with the Officer in Charge of the National Service Advisory Committee constituted under section 5, cause to be served on any person, for the time being liable under this Act to be called up for service, a written notice (hereinafter referred to as this Act as a release notice) stating that he is released from service and he should be ready to report himself for service at such place and at such time (not earlier than the seventh day after the date of the service of the notice) as may be specified in the notice, and in which (unless he is exempted by the National Service Advisory Committee constituted under section 5).

(3) The competent authority may, after consultation with the Officer in Charge of the National Service Advisory Committee constituted under section 5, cause to be served on any person, for the time being liable under this Act to be called up for service, a written notice (hereinafter referred to as this Act as a deferment notice) stating that he is deferred from service and he should be ready to report himself for service at such place and at such time (not earlier than the seventh day after the date of the service of the notice) as may be specified in the notice, and in which (unless he is exempted by the National Service Advisory Committee constituted under section 5).

(4) The competent authority may, after consultation with the Officer in Charge of the National Service Advisory Committee constituted under section 5, cause to be served on any person, for the time being liable under this Act to be called up for service, a written notice (hereinafter referred to as this Act as a discharge notice) stating that he is discharged from service and he should be ready to report himself for service at such place and at such time (not earlier than the seventh day after the date of the service of the notice) as may be specified in the notice, and in which (unless he is exempted by the National Service Advisory Committee constituted under section 5).

(5) The competent authority may, after consultation with the Officer in Charge of the National Service Advisory Committee constituted under section 5, cause to be served on any person, for the time being liable under this Act to be called up for service, a written notice (hereinafter referred to as this Act as a exemption notice) stating that he is exempted from service and he should be ready to report himself for service at such place and at such time (not earlier than the seventh day after the date of the service of the notice) as may be specified in the notice, and in which (unless he is exempted by the National Service Advisory Committee constituted under section 5).

* The Government Council has been pleased to amend the provisions appearing in the Bill as introduced in the Legislative Assembly of this Bill.

(4) Where a notice under sub-section (2) has been duly served on any person, the competent authority may, at any time while that person remains liable under this Act to be called up for enquiry, cancel the notice and cause to be served on him a further notice varying the original notice.

(5) A summons notice served on any person shall cease to have effect if, before the date on which he is thereby required to present himself, he ceases to be liable under this Act to be called up for service.

(6) Such travelling and other allowances as may be provided shall be paid by the competent authority to any person required to present himself in accordance with any notice under this section.

Notified for
the Advisory
Committee.

8. (1) The Central Government shall constitute for each area and in such places as it thinks fit, committees (in this Act referred to as National Service Advisory Committees) to exercise the functions assigned to such committees by this Act.

(2) Each National Service Advisory Committee shall consist of not less than five members of whose one shall be an officer of one of the Majesty's Arms in India nominated by the competent authority and the others shall be European British subjects, not being members of the Crown, nominated by the Central Government.

(3) The Chairman of the Committee shall be appointed by the Government.

(4) A National Service Advisory Committee shall have power to appoint as additional members for such time or purpose as it thinks fit any persons qualified for nomination to the Committee by the Central Government.

(5) A National Service Advisory Committee may meet at such times and places as it thinks fit and shall meet when requested to do so by the Central Government or by the competent authority.

(6) A National Service Advisory Committee shall have the powers of a Civil Court for the purpose of receiving evidence, administering oaths, enforcing the attendance of witnesses, and compelling the discovery of documents, and shall be deemed to be a Civil Court within the meaning of sections 492 and 493 of the Code of Criminal Procedure, 1908.

(7) A National Service Advisory Committee may order any person called up for enquiry under sub-section (1) of section 4 to submit himself to be examined by a medical officer of the armed forces, and if he questions the decision of that officer, he appears before a medical board composed of military regulations.

Notified.

Members of
National Service
Advisory
Committees.

6. The following shall be the functions of National Service Advisory Committees, namely,—

(a) which consisted by the competent authority to advise the authority on the exercise of that authority's powers under sub-section (2) of section 4;

(b) to examine the case of any person ordered under section 4 to present himself for enquiry, and to report to the competent authority whether such person is available (i.e., can be spared without detriment to the public interest from his existing employment) and is fit for national service;

(c) when requested by the Central Government, to advise the Central Government on any matter arising out of this Act which the Central Government may refer or is required by this Act to refer to the Committee.

Notified for
the Advisory
Committee.

7. (1) Where a National Service Advisory Committee reports that a person is available and fit for national service, the competent authority shall require such person to submit whether he is or is not willing to undertake such service, and such person shall state accordingly.

(2) If such person states that he is willing to undertake national service the competent authority may specify the capacity for which such person is suitable, and if he serves in such capacity such person shall, for the purposes of section 4, be deemed to be a person who has been taken into national service on the advice of a National Service Advisory Committee.

provisional
rule.

8. It shall be the duty of any employer by whom a person who has been taken into National service as the advice of a National Service Advisory Committee, or by whom a European British subject who has been called out for service in the Honours of the Majesty's Regular Naval, Military or Air Forces at any time after the 2nd day of September, 1939, and before the termination of hostilities, or by whom a person subject to this Act who with the consent of his employer was between the 2nd day of September, 1939, and the coming into force of this Act granted an emergency commission or attached to His Majesty's armed forces or employed for training as a pilot or as officers' training school, was employed, to re-engage him in his employment at the termination of that service, at an equivalent and under conditions not less favourable to him than those which would have been applicable to him had he not been so taken into service as aforesaid.

Provided that if for any reason the reinstatement of such person as aforesaid is represented by the employer to be impracticable, either partly or in the matter to be reinstated under section 9 and that tribunal, shall after consultation with an order either compelling the employer from the provisions of this section or requiring him to re-employ such person or provide in such manner as it thinks suitable, or requiring him to pay to such person or member a sum as compensation for failure to re-employ and according an amount equal to his actual remuneration at the time at which his last remuneration was payable to him by the employer, and if any employer fails to obey the order of the tribunal, he shall be punishable with a fine which may extend to one thousand rupees, and the Court by which an employer is convicted under this section may order him if he has not already done so, to pay to the person whom he has failed to re-employ a sum not exceeding an amount equal to six months' remuneration at the rate at which he last remuneration was payable to him by the employer, and any amount so recovered by the tribunal to be paid or so ordered by the Court to be paid shall be recoverable as if it were a fine imposed by such Court.

Provided further that in any proceedings under this section it shall be a defence for an employer to prove that the person formerly employed by him did not apply to the employer for reinstatement within a period of two months from the termination of the national service into which he was taken on the advice of a National Service Advisory Committee.

tribunal.

9. (1) The Central Government shall constitute for each area and in each place in it a tribunal to hear and decide any matters referred to it under the provision in section 8.

(2) Each tribunal shall consist of three members to be constituted by the Central Government, of whom one who shall be Chairman of the tribunal shall be a member of a Civil Service of the Crown not lower in status than a District and Sessions Judge, who shall be a military officer not below the rank of Brigadier, and one shall be a European British subject, not being a servant of the Crown.

(3) No person serving as a member of a National Service Advisory Committee constituted under section 5 shall while so serving be a member of a tribunal.

(4) A tribunal may meet at such times and places as it thinks fit and shall meet when required to do so by the competent authority.

(5) A tribunal shall have the powers of a Civil Court for the purposes of receiving evidence, administering oaths, enforcing the attendance of witnesses, and compelling the discovery and production of documents, and shall be deemed to be a Civil Court within the meaning of sections 100 and 102 of the Code of Criminal Procedure, 1895.

of such.

10. (1) Whoever wilfully fails to comply with any notice issued under section 4 or with any order given under subsection (7) of section 5, or subsection (7) of section 7 shall be punishable with imprisonment which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

provision and
directed.

- 48 No Court inferior to that of a Presidency Magistrate or a Magistrate of the first class shall try any offence under this Act.
49. Any notice to be served on any person for the purposes of this Act may be sent by post addressed to that person at his last known address.
50. (1) The Central Government may, by notification in the official Gazette, make rules for the purpose of giving effect to the provisions of this Act.
- (2) Without prejudice to the generality of the foregoing power, the Central Government may make rules prescribing the form of the notices referred to in sub-section (1) of section 4, the amount and manner of payment of the allowances referred to in sub-section (4) of section 4 and the procedure to be followed in reference to a tribunal under the proviso to section 8.
51. Nothing in this Act shall apply to any person—
- (a) for the time being confined in a prison or a lunatic asylum, or
- (b) who is under the age of eighteen or over the age of fifty.

STATEMENT OF OBJECTS AND REASONS.

This Bill is designed to bring European British subjects in this country, so far as possible, into line with their fellows in other parts of the Empire in respect of service in His Majesty's Forces during the present war.

New Delhi,
25th Decr 1918.

ZAFRULLA KHAN.

Mr. NAFL
Secretary to the Government of India.

[Republished by order of His Excellency the Governor]

P. APPE NAIR,
Secretary to Government, Legal Department.

The following Bill was introduced in the Legislative Assembly on the 11th March 1940:—

L.S. BILL No. 21 OF 1940.

A Bill further to amend the Petroleum Act, 1934.

WHEREAS it is expedient further to amend the Petroleum Act, 1934, for the purposes hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be cited the Petroleum (Amendment) Act, 1940.
2. In section 9 of the Petroleum Act, 1934 (hereinafter referred to as the said Act):—
 - (a) in sub-section (1) the following proviso shall be added, namely:—

"Provided further that the total quantity of dangerous petroleum which may be stored without a licence under clause (d) shall not exceed twenty gallons, notwithstanding that such store may possess other motor consequences or engines";
 - (b) in sub-section (2) after the word, brackets and letter "c" there shall be inserted, the words brackets and figure "d" of sub-section (1) shall be inserted.
3. In section 28 of the said Act:—
 - (a) in sub-section (1), after the word "and" the following shall be inserted, namely:—

"unless section 5 of the Customs Act, 1911, is applicable to the circumstances";
 - (b) in sub-section (2), for the words "this section," the word, brackets and figure "sub-section (1)" shall be substituted;
 - (c) in sub-section (3), after the words "in pursuance of this section" the words, brackets and figure "and of any inquiry held by a court or a court of inquiry" shall be inserted; and after the words "the Civil Government" the words "the Chief Inspector of Explosives in India" shall be inserted.

Amendment of section 9 of Act No. 21 of 1940.

Amendment of section 28 of Act No. 21 of 1940.

STATEMENT OF OBJECTS AND REASONS.

The Bill seeks to make certain amendments in sections 9 and 28 of the Petroleum Act, 1934, which are explained in the Notes on Clauses.

A. TANIAWAMI MUDALIAR.

New Delhi,
The 11th March 1940.

NOTES ON CLAUSES.

Clause 2.—When clause (d) of sub-section (1) of section 9 of the Petroleum Act, 1934, was drafted by Government their intention was that no person should be able to store petrol from more than 20 gallons of dangerous petroleum in all, whatever might be the number of motor consequences owned by him. It has since been held that the section as it stands enables the owner of more than one motor consequence to store sufficient petrol from 20 gallons of petroleum per consequence. It is not in the interests of public safety to allow a person who owns a number of motor consequences to store large quantities of dangerous petroleum unless he possesses storage premises which fulfil the conditions of a licence under the Act. The clause accordingly seeks to restrict the unlimited storage of petroleum by owners of motor consequences or internal combustion engines to 20 gallons in all.

Clause 2.—Section 50 of the Police Act makes it obligatory on the Commissioners of Police in the Presidency-towns of Calcutta and Bombay to hold inquiries into fatal accidents resulting from the ignition of petroleum or petroleum vapour occurring in those towns. The Commissions are also obliged to hold such inquiries in those towns under the Criminal Act, 1871. The clause is designed to relieve the Commissioners of Police from this unnecessary duplication of work. The amendment proposed in subsection (a) is consequential. That made in subsection (b) requires that the result of inquiries should be submitted to the Chief Inspector of Explosives as well as to the Central and Provincial Governments.

MR. RAFF,

Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

F. RAFF NATH,

Secretary to Government, Legal Department.

The following Bill was introduced in the Legislative Assembly on the 15th March 1940:—

L.A. BILL No. 22 of 1940

to amend the Indian Tariff Act, 1934.

Whereas it is expedient further to amend the Indian Tariff Act, 1934, for the purpose hereinafter appearing, it is hereby enacted as follows:—

1. This Act may be called the Indian Tariff (Amendment) Act, 1940.

2. In the First Schedule to the Indian Tariff Act 1934, in line 12, 13, in the third column the word "Free" shall be inserted, and in the fourth column for the word "Free" the words "5 per cent ad valorem" shall be substituted.

3. The Government may, by notification in the Gazette of India, direct that any article of the First Schedule to the Indian Tariff Act, 1934, shall be exempted from the payment of duty at the rate of 5 per cent ad valorem.

STATEMENT OF OBJECTS AND REASONS.

In view of the possible danger of interruption in, or delays in, communication for sea, the War Supply Board has decided to purchase a quantity of 7,500 tons of Wattle Bark at an estimated cost of five lakhs of rupees, with a view to securing supplies for the important tanning industry. In order to safeguard Government against possible losses on the liquidation of the contract it is proposed to impose, as a temporary measure, a customs duty of 5 per cent ad valorem on imports of Bark for tanning. This rate will be considered as a reasonable burden on the tanning industry. The Bill makes the necessary amendment for this purpose in the Indian Tariff Act, 1934.

A. RAMANWAMI MUDALIAR.

New Delhi,
The 15th March 1940

Mr. RAFF,
Secretary to the Government of India.

(Reproduced by order of His Excellency the Governor)

P. APPU RAJU,
Secretary to Government, Legal Department.

The following Bill* was introduced in the Legislative Assembly on the 23rd March 1940:—

L.A. BILL No. 25 OF 1940.

A Bill further to amend the Insurance Act, 1938.

WHEREAS it is expedient further to amend the Insurance Act, 1938, for the purposes hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Insurance (Amendment) Act, 1940. Short title.

2. To amend (1) of section 2 of the Insurance Act, 1938 (hereinafter referred to as the said Act), the following words shall be added, namely:— Amendment of section 2, Act 18 of 1938.

"and any security issued by the Government of an Indian State and specified as an approved security for the purposes of the Act by the Central Government by notification in the official Gazette".

3. In section 2 of the said Act:—

(a) in sub-section (1), for the word "person", where it occurs for the first time, the word "person" shall be substituted, and in the substitution the following proviso shall be added, and shall be deemed always to have been added, namely:—

"Provided that: in the case of an insurer who was carrying on any class of insurance business in British India at the commencement of this Act, before he obtains a certificate of registration in accordance with the requirements of the sub-section shall not operate to invalidate any contract of insurance entered into by him if before the expiry of one month from the commencement of the Insurance (Amendment) Act, 1940, he has obtained that certificate."

(b) in clause (2) of sub-section (1), and in sub-section (3) for the words "British India" the word "India" shall be substituted;

(c) for sub-section (4) the following sub-section shall be substituted, and shall be deemed always to have been substituted, namely:—

"(4) The Superintendent of Insurance shall regulate the registration of an insurer either wholly or in so far as it relates to a particular class of insurance business, as the case may be:—

(a) if the insurer deals in movable with the provisions of section 7 of section 38 as to deposits; or

(b) if the insurer is in liquidation or is adjudged an insolvent, or

(c) if the business or a class of business of the insurer has been transferred to any person or has been transferred to or amalgamated with the business of any other insurer, or

(d) if the whole of the deposit made in respect of a class of insurance business has been referred to the insurer under section 24."

(5) in sub-section (5), for the word, brackets and figure "sub-section (4)" the words brackets, letter and figure "clause (c) of sub-section (4)" shall be substituted and shall be deemed always to have been substituted;

(6) after sub-section (7) the following sub-section shall be inserted, and shall be deemed always to have been inserted, namely:—

"(8) When the Superintendent of Insurance receives any notification under clause (b), clause (c) or clause (d) of sub-section (4) the provisions shall take effect on the date on which notice of the order of notification is served on the insurer."

* The Government of India have agreed to accept the provisions contained in this Bill of the Government of India Act, 1935, to the extent to which the Legislative Assembly of India is empowered to do so.

- (k) in sub-section (7), for the words "on the day of the first deposit made in compliance with this Act" the words "as at the date of the commencement of this Act" and for the words "in respect of the life insurance business of the insurer" the words "in the settlement or as part of the settlement to be made under the foregoing provisions of this section before the application for registration is made whether any such application is or is not in fact made" shall be substituted and shall be deemed always to have been substituted, respectively;
- (l) in sub-section (8), after the words "to the credit of the insurer and shall" the words "except to the extent, if any, to which the cash has been created by securities under sub-section (7)(b)" shall be inserted and shall be deemed always to have been inserted;
- (m) for sub-section (9) the following sub-sections shall be substituted and shall be deemed always to have been substituted, namely:—
- "(9) The insurer may at any time replace any securities deposited by him under this section with the Reserve Bank of India either by cash or by other approved securities or partly by cash and partly by other approved securities, provided that such cash or the value of such other approved securities estimated at the market rates prevailing at the time of replacement, or such cash together with such value, as the case may be, is not less than the value of the securities replaced, estimated at the market rates prevailing when they were deposited;
- (10) The Reserve Bank of India shall, if so requested by the insurer—
- (a) sell any securities deposited by him with the Bank under this section and hold the cash realised by such sale as deposit, or
- (b) borrow in approved securities specified by the insurer the whole or any part of a deposit held by it in cash or the whole or any part of cash received by it on the sale of or on the maturing of securities deposited by the insurer, and hold the securities in which investment is so made as deposit;
- (11) Where sub-section (10) applies,—
- (a) if the cash realised by the sale of or on the maturing of the securities (including in the former case the interest accrued) falls short of the market value of the securities at the date on which they were deposited with the Bank, the insurer shall make good the deficiency by a further deposit either in cash or in approved securities estimated at the market value of the securities on the day on which they are deposited, or partly in cash and partly in approved securities or otherwise, within a period of two months from the date on which the securities matured, or were sold or where the securities matured or were sold before the 31st day of March, 1946, within a period of four months from the commencement of the Insurance (Amendment) Act, 1945; and unless he does so the insurer shall be deemed to have failed to comply with the requirements of this section as to deposits; and
- (b) if the cash realised by the sale of or on the maturing of the securities (including in the former case the interest accrued) exceeds the market value of the securities at the date on which they were deposited with the Bank, the Central Government may, if satisfied that the full amount required to be deposited under sub-section (11) is in deposit, direct the Reserve Bank to return the excess."

(c) in sub-section (10), after the words "approved securities" the words "valued at the market value of the securities on the day of deposit, or partly in cash and partly in such securities," shall be inserted.

Amendment of
section 15,
Act IV of
1936.

5. In the proviso to sub-section (7) of section 15 of the said Act, for the words "commencement of this Act" the figures and words "1st day of June, 1936," shall be substituted.

Amendment of
section 15,
Act IV of
1936.

6. In section 15 of the said Act,—

(a) in sub-section (1), after the word and figure "section 21" the words "and all other particulars necessary to establish that the requirements of that section have been complied with" shall be inserted;

(b) in sub-section (2),—

(a) after the word and figure "section 21" the following shall be inserted, namely:—
"or for the purpose of securing the particulars necessary to establish that the requirements of that section have been complied with";

(b) for the words "and the insurer shall comply with all requirements made by the Superintendent, or that behalf" the following shall be substituted, namely:—

"The insurer shall comply with any requirement made on the behalf by the Superintendent of Insurance, and if he fails to do so within two months from the receipt of the notification he shall be deemed to have made default in complying with the requirements of this section."

Amendment of
section 15,
Act IV of
1936.

7. In section 15 of the said Act,—

(a) in sub-section (1), after the words "shall be transferred to" the words "any person or corporation to" shall be inserted and for the words "person concerned" the words "parties concerned" shall be substituted;

(b) in sub-section (2), for clauses (a) and (c) the following shall be substituted, namely:—

"(a) balance-sheets in respect of the insurance business of each of the insurers concerned in such amalgamation or transfer, prepared in the Form set forth in Part II of the Fourth Schedule and in accordance with the regulations contained in Part I of that Schedule;

(c) actuarial reports and abstracts in respect of the life insurance business of each of the insurers or concerned, prepared in accordance with the requirements of Part II of the Fourth and Fifth Schedules and in accordance with the regulations contained in Part I of the Schedule concerned;

(d) a report on the proposed amalgamation or transfer, prepared by an independent attorney who has never been professionally connected with any of the parties concerned in the amalgamation or transfer at any time in the five years preceding the date on which he signs his report;

(e) any other reports on which the scheme of amalgamation or transfer was founded.

The balance-sheets, reports and abstracts referred to in clauses (b), (c) and (d) shall all be prepared as at the date at which the amalgamation or transfer is sanctioned by the Court or is taken effect, which date shall not be more than twelve months before the date on which the application to the Court is made under this section."

Amendment of
section 20,
Act IV of
1936.

8. To section 20 of the said Act the following words shall be added, namely:—

"and shall make such consequential orders as are necessary to give effect to the arrangements, including orders as to the deposit of any deposit made under section 7 or section 25."

8. In sub-section (2) of section 62 of the said Act,—

(a) for the words "shall expire on the first day of March in each year" the words "shall remain in force for a period of twelve months only from the date of issue" shall be substituted,

Amendment of section 62 of Act No. 10 of 1935

(b) in the sub-section the following provision shall be added, namely,—

"Provided that when any license is issued or renewed within the year beginning on the day on which the Income-tax (Amendment) Act, 1935, came into operation, the Superintendent of Income-tax may, pending the date, not being earlier than one year after that date, issue such license or renew it, as when the license shall come to be in force;

Provided further that the Central Government may, by notification in the official Gazette, make provision in respect of licenses in force at the commencement of the Income-tax (Amendment) Act, 1935, extending the period for which they are to remain in force by a term of from one to eleven months."

9. For sections 65 and 66 of the said Act the following sections shall be substituted and shall be deemed always to have been substituted, namely:—

Substitution of new sections 65 and 66 of Act No. 10 of 1935

"65. (1) In this Part "prohibited society" means a person who, or a body of persons (whether corporate or unincorporated) which, not being an income registered for the time being under Part II of the Act, carries on the business of incurring the payment, at the beginning of any of the contingencies specified in sub-section (2), of—

Definition of "prohibited society."

- (a) an annuity of or equivalent to fifty rupees or less, payable for an indefinite period, or
- (b) a gross sum of five hundred rupees or less, whether paid or payable in a lump sum or in two or more instalments over a certain period,

whenever in both cases (a) and (b) of any profit or bonus not being a guaranteed profit or bonus.

Explanation.—For the purposes of this sub-section, a period is "indefinite" if its duration is appreciable in advance and "indefinite" if its duration is not so appreciable.

(2) The contingencies referred to in sub-section (1) are the following, namely:—

- (a) the birth, marriage or death of any person or the survival by a person of a stated or implied age or contingency;
- (b) failure of issue;
- (c) the occurrence of a social, religious or other ceremonial occasion;
- (d) loss of or retirement from employment;
- (e) disablement in consequence of sickness or accident;
- (f) the necessity of providing for the education of a dependent;
- (g) any other contingency which may be provided or which may be authorized by the Provincial Government with the approval of the Central Government.

10. For the purposes of sub-sections (2) and (3)—

- (a) contracts entered into before the commencement of this Act shall not be taken into account;

(b) One or more policies issued to one person shall, for the purposes of determining whether the limits fixed by rule section (4) have or have not been exceeded, be deemed to be one policy if the contingencies on the happening of which the sums are payable under the policies (whether the contingencies be the same or different) relate to one person only, whether he be the policy-holder or some other person.

(4) Every person or body of persons for the time being registered as a provident society under the Provident Societies Register Act, 1912, and every person or body of persons for the time being registered as a provident society under this Act shall be deemed to be a provident society for all the purposes of this Act.

(5) If any question arises whether any person or body of persons is or is not a provident society within the meaning of this section, the Superintendent of Insurance shall decide the question and his decision shall be final.

Enactments as
provident
societies.

66 No provident society shall undertake any form of insurance not falling within the limits fixed by sub-section (1) of section 65, nor shall any provident society be eligible to be registered under section 2.

Amendment of
section 73
Act IV of
1906.

73 In sub-section (1) of section 73 of the said Act, after the words and figure " (3) " two brackets, figures, and letters " (3A), (3B) " shall be inserted, and after the word and figure " section 6 " the words and figure " and of section 2 " shall be inserted.

Amendment of
section 84
Act IV of
1906.

84 In section 84 of the said Act, before the word and figure " section 64 " the words, brackets and figure " sub-section (1) of " shall be inserted.

Amendment of
section 85
Act IV of
1906.

85 In section 85 of the said Act—

(a) in sub-section (1)—

(i) for the words " any director or officer of the society " the words " any director, manager, managing agent, auditor, secretary, officer or partner of the society " shall be substituted;

(ii) for the words " a director or officer of the society is a director or partner " the following words shall be substituted, namely:—

" a director, manager, managing agent, auditor, officer or partner of the society is a director, manager, managing agent, auditor, officer or partner ";

(b) after sub-section (4) the following sub-section shall be inserted, namely:—

" (4A) Any loss prohibited under sub-section (2), made before and outstanding at the commencement of the Insurance (Amendment) Act, 1922, shall be repaid before the 1st day of January, 1923, and in case of default by the director, manager, managing agent, auditor, secretary, officer or partner who has received the loss or is connected with the company which has received the loss, as the case may be, shall cease to hold office in or be a partner of the society and shall be ineligible to hold office in or be a partner of the society until the loss is repaid ";

(c) in sub-section (1) for the words " or officer " the words " manager, managing agent, auditor, secretary, officer or partner " shall be substituted.

14. After section 106 of the said Act the following section shall be inserted, namely:—

Insertion of new section 106A in Act IV of 1936.

"106A. (1) When application is made to the Court for the making of any order to which this section applies the Court shall, unless the Superintendent of Insurance has issued notice to the applicant or has been made a party thereto, send a copy of the application together with intimation of the date fixed for the hearing thereof to the Superintendent of Insurance, and shall give him an opportunity of being heard.

Notice to and hearing of Superintendent of Insurance.

(2) The orders to which this section applies are the following, namely:—

- (a) an order for the attachment in execution of a decree of any deposit made under section 7 or section 33;
- (b) an order under section 8 or section 33 for the return of any such deposit;
- (c) an order under section 35 sanctioning any arrangement for the transfer or assignment of the insurance business of any under consequential interest;
- (d) an order for the winding up of an insurance company as a prudent security;
- (e) an order under section 38 confirming a scheme for the partial winding up of an insurance company;
- (f) an order under section 40 reducing the amount of the insurance contracts of a prudent security."

15. After section 110 of the said Act the following sections shall be inserted, namely:—

Insertion of new sections 110A and 110B in Act IV of 1936.

"110A. The Superintendent of Insurance may by general or special order delegate any of his powers or duties under this Act to any person subordinate to him. The exercise or discharge of any of the powers or duties so delegated shall be subject to such restrictions, limitations and conditions, if any, as the Superintendent of Insurance may impose, and shall be subject to his control and review.

Delegation of powers and duties of Superintendent of Insurance.

(193L. Every document which is required by the Act or by any rule made thereunder to be signed by the Superintendent of Insurance or by any person subordinate to him or by any officer authorised by him under sub-section (1) of section 48 shall be deemed to be properly signed, if it bears a facsimile of the signature of such Superintendent, person or officer printed, engraved, lithographed or impressed by any other mechanical process approved by the Central Government."

Signature of documents.

16. In section 114 of the said Act,—

Amendment of section 114, Act IV of 1936.

say in sub-section (3),—

(i) in clause (b), before the word and figure "section 45" the words, brackets and figure "sub-section (2) of" shall be inserted;

(ii) the word "and" at the end of clause (b) shall be omitted;

(iii) after clause (2) the following clause shall be inserted, namely:—

(iv) any other matter which is to be or may be prescribed;" ;

(v) the proviso shall be omitted;

117.A-8

(b) sub-section (c) shall be renumbered as sub-section (d) and the following shall be inserted as sub-section (c), namely:—
 “(c) Every rule made under this section shall be laid as soon as may be after it is made before each of the Chambers of the Central Legislature, while it is in session, for a total period of one month, which may be comprised in one session or in two or more sessions, and if before the expiry of that period, or where the period for which the rule is so laid before one Chamber does not coincide with that for which it is so laid before the other, before the expiry of the later of those periods, both Chambers agree on making any modification of the rule or both Chambers agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be.”

A member of
 Section 118,
 Act IV of
 1926.

17. In section 118 of the said Act,—
 (a) for the words “in as much as” the words “in any State or territory outside British India,” shall be substituted;

(b) for the words, figures and brackets “from the provisions of section 2 or section 55 relating to deposits or from the provisions of sub-section (3) of section 52 relating to the keeping of books in India,” the words “from any of the provisions of this Act which may be specified in the sub-section” shall be substituted;

(c) in the section the following proviso shall be added, namely:—
 “Provided that no such sub-section shall be moved unless the Central Government is satisfied that measures contemplated, contemplated or discussed in British India are under the law or practice in such State or territory entitled thereby to benefits corresponding to those conferred by the said rules as to benefits which in the opinion of the Central Government are at least equivalent thereto.”

Amendment of
 Part I, Schedule
 Act IV of
 1926.

18. In Part I, Schedule to the said Act, in the first column, in the entry “Accident and Marine Insurance Business Account” the words “Accident and” shall be omitted.

Amendment of
 Part I, Schedule
 Act IV of
 1926.

19. In the Third Schedule to the said Act,—
 (a) in Part I, in regulation 2, the words “premium and” and the words “including workmen’s compensation and motor car insurance” shall be omitted;

(b) in Part II,—

(i) in note (a) appended to Form D, for the words “premium outside India” the words “ordinarily paid outside India” shall be substituted, and the following sentence shall be added, namely:—

“If any question arises whether any premium are ordinarily paid outside India, the Superintendent of Insurance shall decide the question and his decision shall be final.”

(ii) in the heading to Form F, the words “Accident and” and the words “including Workmen’s Compensation and Motor Car Insurance Business” shall be omitted.

STATEMENT OF OBJECTS AND REASONS.

The main object of this Bill is to amend the Insurance Act of 1926 as amended by the Insurance (Amendment) Act of 1927, in regard to the rules, provisions of several sections that have been brought to light in the first six months during which the Insurance Act has been in operation and in regard to which amendments are urgently required in order to remove some administrative objections.

2 The principal amendments suggested in the Bill relate to an extension of the definition of "approved securities" discussed in *British Indian Companies to secure principal monies under section 116*, as the definition of the provision in connection with the consolidation of registration certificates of insurers under section 5, as the removal of certain administrative difficulties arising out of the existing form of section 7 in regard to deposits to the account for spreading the surplus funds of agents' firms under section 42 that the same year, in the provision of administrative difficulties which may arise unless it is clearly laid down that a Provident Society must be wound up before it can become an insurance company (Part II), to provision for notice to be given to the Superintendent of Insurance by the Court in all matters affecting insurers, to provision for the period of not more than six months during which rules under the Act must be on the Table being spread over more than one meeting, and to the extension of the scope of corporations (and may be offered under section 116 in order to avoid British insurers Companies to secure on local companies in other places).

3 Experience has also shown that the duties laid by the Act upon the Superintendent of Insurance particularly are too numerous for him to cope with and an amendment is incorporated to enable him to delegate his authority.

4 In addition to the above points, a few defects of a technical nature are also dealt with.

A. RAJAWADE MEDALIAH.

The 16th March 1943.

NOTES ON CLAUSES.

Clause 1—This amendment makes it possible for securities issued by the Government of India States to be recognised as approved securities and is intended to help agriculture, in the interests of British Indian insurers, under section 116.

Clause 2—The first amendment made by sub-clause (a) makes registration applicable to persons before they become members or the business done by companies, insurers, business. The second amendment deals with the validity of policy contracts entered into after the expiry of the period of three months mentioned in section 5 (1) by certain insurers who failed to obtain a certificate of registration or business of the latter companies at least at the time of the Superintendent of Insurance. Sub-clause (b) is intended to make it clear that Indian State subjects are included in the term "Indian subjects" for the purpose of section 5 (2) (c) and 3 (d) of the Act. Sub-clause (c) extends the list of cases in which the Superintendent of Insurance may cancel registration by specifying certain other circumstances in which an insurer ceases to carry an insurance business. Sub-clause (d) supplies detailed provisions covering the consequences of a cancellation of registration, including provision for the removal of registration in some cases and for the winding up of the insurer in others.

Clause 3—The changes made by sub-clause (a) are aimed at removing section 7 (2) so as to avoid some difficulty with the conditions previously prevailing and to correct some minor drafting mistakes. Sub-clause (b) clarifies sub-section (7) so as to make clear that the original intention about the deposit of the funds held immediately prior to 1st July 1933. Sub-clause (c) substitutes more detailed provisions than at present exist regarding the replacement of securities constituting the deposit and for the continuation of those to cash and vice versa.

Clause 4—The object of the change made is to harmonise the date here mentioned with the date in sub-section (2) of section 36.

Clause 5—The addition made seems that insurers shall furnish the particulars necessary to establish that they have complied with section 21 and empowers the power of the Superintendent to bring on their doing so by a notice.

Clause 7.—Sub-clause (x) inserts provision for the case in which the lender is to a person who is not actually an insurer. Sub-clause (y) substitutes penalties giving in much clearer terms the actual requirements imposed by Sub-section (f) of section 33.

Clause 8.—The provision added to section 36 gives a very necessary power to the Court to make orders as to the disposal of deposits when an assignment or a transfer is sanctioned.

Clause 9.—The object of the changes made is to ensure that the work of issuing the large number of licences which have to be dealt with seriously should be distributed throughout the year instead of being concentrated about a single date, viz., first March. For this purpose power is given in the two provisions to "stagger" the dates at which existing licences fall to be renewed as follows:

Clause 10.—Sections (5) and (6) of the Act have been recast with the object of clearly designating provident societies from ordinary societies, and ensuring the possibility that the same body could at one and the same time be taken as a provident society in Part III of the Act, and as an insurer in the other provisions of the Act. Existing section 54 has been substituted by the new section 55, and in the new section (5) a provident society is defined from becoming an insurer. Sub-sections (4) and (1) of the new section 55 provide for a definite determination of the question whether a particular body is or is not a provident society for the purposes of Part III of the Act.

Clause 11 and 12.—The amendments are consequential.

Clause 13.—The amendments bring section 35 into accord with section 29, the corresponding provision relating to insurers.

Clause 14.—The new section inserted by this clause empowers the Court to give the Superintendent of Insurance an opportunity of being heard before it passes certain orders.

Clause 15.—The first of the new sections inserted by the clause enables the Superintendent of Insurance to delegate his powers and duties with respect to powers of control and revision. The second provides that contracts, &c., hereon, may be signed by a mechanical process.

Clause 16.—The amendments made by sub-clause (a) are consequential. That made by sub-clause (b) removes a practical difficulty, at present as the proviso to sub-section (2) of section 114 is interpreted the rules have to be laid on the table of each House for a month or two each session.

Clause 17.—The amendments made by sub-clause (a) extend the scope of the section to foreign countries as well as India States, while that made by sub-clause (b) widens the extent to which compensation may be made. A provision has been added relating to a condition precedent to the grant of any concession under the section that similar or equal privileges shall be open to British Indian insurers in the country in which the concession is extended.

Clause 18.—The amendments are consequential on the changes made in section 7 (1) (d) of the Act.

Clause 19.—The expression "payable while India" has been found to be ambiguous in practice. While substituting for it the words "whenever paid outside India" a provision has been added to make doubly, if not, to be set at rest. The other amendments made by the clause are consequential on the changes made in section 7 (1) (d) of the Act.

Mrs. RAFF,
Secretary to the Government of India

(Republished by order of His Excellency the Governor)

P. APPE NATH,
Secretary to Government, Legal Department

The following Bill* was introduced in the Legislative Assembly on the 21st March 1940:—

L.A. BILL No. 31 OF 1940

A Bill further to amend the Indian Tariff Act, 1931.

WHEREAS it is expedient further to amend the Indian Tariff Act, 1931, for the purposes hereinafter appearing; it is hereby enacted as follows:—

1. This Act may be called the Indian Tariff (Second Amendment) Act, 1940. Enact 1940.

2. In the First Schedule to the Indian Tariff Act, 1931,—
(a) in Items Nos. 10 (I), 10 (2) and 11 (2), in the last column, for the figure "1921" the figure "1931" shall be substituted;
(b) in Items Nos. 40, 46 (I), 47, 47 (I), 48 and 49 (2), in the last column, for the figure "1940" the figure "1931" shall be substituted. Amendment of the First Schedule of 1931.

It is hereby declared that it is expedient in the public interest that the provisions of clause 2 of this Bill shall have immediate effect under the Provisional Collection of Tariffs Act, 1937.

3. The Government may, from time to time, in exercise of powers conferred by sub-section (2) of section 11 of the Government of India Act, 1935, make regulations for the purposes of this Act, subject to the provisions of the Government of India (Ministerial and Secretary) Regulations, 1935.

STATEMENT OF OBJECTS AND REASONS

Since the passing of the Indian Tariff (Amendment) Act, 1938 (I of 1938), and the Indian Tariff (Second Amendment) Act, 1939 (XVIII of 1939), the Government of India have maintained a careful watch on the statistical position of silk and raw silk and they are satisfied that no change has yet taken place in the protective duties on these, which have and have not been allowed to lapse as the end of March, 1940. The Bill, therefore, proposes to extend the existing import duties on these commodities for a further period of one year, viz., up to the 31st March 1941.

2. The protective duties on silk and certain manufactures of silk were also extended up to the 31st March 1940, under the Indian Tariff (Second Amendment) Act, 1939 (XVIII of 1939). Therefore the extension of the Tariff Board's Report regarding the grant of protection to the Sericulture Industry was taken in hand, but owing to war conditions the prices of silk and silk manufactures were advanced sufficiently to satisfy the recommendations of the Tariff Board and Government but it is impossible in the present position of uncertainty to form any decision as to a long term policy. It is therefore proposed to continue the existing protective duties on silk and certain manufactures of silk for a further period of one year under this Bill.

New Draft,
The 19th March 1940.

A. RAMANUJAM MUDALIAR
Secy. to the Government of India.

(Republished by order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.

The following Bill was introduced in the Legislative Assembly on the 20th March 1940.—

L.A. BILL No. 21 OF 1940.

A Bill further to amend the Motor Vehicles Act, 1937.

WHEREAS it is expedient further to amend the Motor Vehicles Act, 1937, for the purpose hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Motor Vehicles (Amendment) Act, 1940.

2. In section 41 of the Motor Vehicles Act, 1937,—

- (a) for clause (a) and (b) the following clause shall be substituted, namely:—
- "(a) limit the number of stage carriages or stage carriages of any specified type for which stage carriage permits may be granted in the region or in any specified area or in any specified route within the region;"
- (b) clauses (c), (d) and (e) shall be re-lettered as clauses (b), (c) and (d), respectively;
- (c) in clause (f) as so re-lettered, after sub-clause (b) the following sub-clause shall be inserted, namely:—
- "(i) that the stage carriage or stage carriages shall be used only on specified routes or in a specified area;"

STATEMENT OF OBJECTS AND REASONS.

Certain differences in the drafting of section 41 and section 51 of the Motor Vehicles Act do not reflect any difference in substance; these have given rise to doubts regarding the interpretation of section 41, which is reproduced below. The Bill seeks to amend that section so as to remove the doubt.

A. G. CHOW.

New Delhi,
the 20th March 1940.

Section 41.

A Regional Transport Authority may, after consultation of the members set forth in sub-section (1) of section 47,—

- (a) limit the number of stage carriages in respect of which stage carriage permits may be granted for a specified route or for specified routes or for a specified area;
- (b) limit the use of specified routes by stage carriages of a particular type or design;
- (c) issue a stage carriage permit in respect of a particular stage carriage or a particular service of stage carriages;
- (d) regulate timings of arrival or departure of stage carriages whether they belong to a single or more owners; or
- (e) attach to a stage carriage permit any prescribed condition or any two or more of the following conditions, namely:—
- (i) that the service specified in the permit shall be commenced not later than a specified date and be continued for a specified period;
- (ii) that the service may be varied only in accordance with specified conditions;
- (iii) that signs of the form table and bus table shall be exhibited on the stage carriage and that the form table and bus table so exhibited shall be observed;

- (b) that not more than a specified number of passengers and not more than a specified amount of baggage shall be carried on any specified vehicle at any one time;
- (c) that within municipal limits and in such other areas and places as may be prescribed passengers shall not be taken up or set down at or except at specified points; or
- (d) that tickets shall be issued to passengers for the fares paid.

MA. RAFT,
Secretary to the Government of India

(Republished by order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department



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No. 3] MADRAS, TUESDAY EVENING, APRIL 16, 1940

PART III-B—CENTRAL ACTS

CONTENTS

Act.	Page.
No. XI of 1940—Coal Mines Safety (Stowing) Amendment	81
No. XII of 1940—Insurance Law Amendment	87
No. XIII of 1940—Reserve Bank of India (Amendment) Bill	90

Acts of the Indian Legislature assented to by the
Governor-General.

GOVERNMENT OF INDIA, LEGISLATIVE DEPARTMENT.

The following Act of the Indian Legislature received the assent of the Governor-General on the 26th March 1940, and is hereby promulgated for general information :—

ACT No. XI OF 1940.

An Act to amend the Coal Mines Safety (Stowing) Act, 1939.

WHEREAS it is expedient to amend the Coal Mines Safety (Stowing) Act, 1939, for the purposes hereinafter appearing; It is hereby enacted as follows :—

1. This Act may be called the Coal Mines Safety (Stowing) Amendment Act, 1940.

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115-2-1

Amendment
of preamble
to Act XIX
of 1939.

2. In the preamble to the Coal Mines Safety (Stowing) Act, 1939 (hereinafter referred to as the said Act), after the word "stowing" the words "and other operations" shall be inserted, and for the word "operation," where it occurs for the second time, the word "operations" shall be substituted.

Amendment
of section 5,
Act XIX of
1939.

3. In section 5 of the said Act,—

- (a) the brackets and words "not being territory which has been declared under section 5 of the Indian Tariff Act, 1934, to be foreign territory for the purposes of that section)" shall be omitted;
- (b) after the words "a duty of customs" the brackets and words "(which shall be in addition to any duty of customs for the time being leviable under any other Act)" shall be inserted.

Amendment
of section 7,
Act XIX, of
1939.

4. In section 7 of the said Act, for the words, figures and brackets "determined in like manner to that provided in sub-section (I) of section 144 of the Government of India Act, 1935," the words "determined in such manner as may be prescribed" shall be substituted.

Amendment
of section 8,
Act XIX of
1939.

5. In sub-section (I) of section 8 of the said Act,—

- (a) the word "and" at the end of clause (i) shall be omitted;
- (b) after clause (ii), the following clauses shall be added, namely:—
 - "(iii) the execution of operations other than stowing in furtherance of the objects of this Act; and
 - "(iv) the prosecution of research work connected with safety in mines."

Amendment
of section 9,
Act XIX of
1939.

6. In sub-section (2) of section 9 of the said Act, after the word "stowing," where it occurs for the second time, the words "or any other operation towards which assistance may be granted under this Act" shall be inserted.

7. In sub-section (2) of section 12 of the said Act, ^{Amendment of section 12, Act XIX of 1939.} after clause (b), the following clause shall be inserted, namely :—

"(bb) the determination of the net proceeds of the duty of excise for the purposes of section 7."

G. H. SPENCE,
Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.

The following Act of the Indian Legislature received the assent of the Governor-General on the 26th March 1940, and is hereby promulgated for general information :—

ACT No. XII OF 1940.

An Act to amend the law relating to Income-tax.

WHEREAS it is expedient to amend the law relating to income-tax for the purposes hereinafter appearing; It is hereby enacted as follows :—

1. (1) This Act may be called the Income-tax Law Amendment Act, 1940.

(2) It extends to the whole of British India.

2. In section 11 of the Indian Income-tax (Amendment) Act, 1939, for clause (a) of sub-clause (iii) of clause (b), the following clause shall be substituted, namely :—

"(a) after the word 'equivalent' the words 'where the assets are ships other than ships ordinarily plying on inland waters,' shall be inserted, and after the word 'prescribed' the following words shall be added, namely :—
'and in any other case, to such percentage on the written down value thereof as may in any case or class of cases be prescribed'."

3. In section 35 of the Indian Income-tax Act, 1922 (hereinafter referred to as the said Act),—

(a) in sub-section (1),—

(i) after the words "assessment order" the words "or refund order" shall be inserted, and for the words "or assessment" the words "assessment or refund" shall be substituted;

(ii) in the first proviso, after the word "assessment" the words "or reducing a refund" shall be inserted;

(b) in sub-section (3), after the words "enhancing the assessment" the words "or reducing a refund" shall be inserted.

10-2-1

Amendment
of section 54,
Act XI of
1932.

4. In sub-section (3) of section 54 of the said Act,—
(a) after clause (g), the following clause shall be inserted, namely:—
“(g) of any such particulars, relevant to any inquiry into a charge of misconduct in connection with income-tax proceedings against a lawyer or registered accountant, to the authority referred to in sub-section (3) of section 61, when exercising the functions referred to in that sub-section;”;
(b) in sub-clause (iv), before the words “no much of such particulars” the word “of” shall be inserted.

Amendment
of section
383, Act XI
of 1932.

5. In section 383 of the said Act, the words “and super-tax,” in both places where they occur, shall be omitted.

Amendment
of section 61,
Act XI of
1932.

6. To section 61 of the said Act, the following sub-section shall be added, namely:—

- “(5) The provisions of sub-section (1) and sub-section (2) shall not apply and shall be deemed never at any time to have applied to any assessee—
(a) on whom an assessment or re-assessment for the purposes of this Act has been, is being or is to be made in the course of any case in respect of which a Commissioner of Income-tax appointed without reference to area under sub-section (2) of section 5 is exercising the functions of a Commissioner of Income-tax, or
(b) where by any distribution or allocation of work made by the Commissioner of Income-tax under sub-section (5) of section 3, a particular Income-tax Officer has been charged with the function of assessing that assessee, or
(c) who or whose income is included in a class of persons or a class of incomes specified in any notification issued under sub-section (6) of section 5.

but the assessment of such person, whether the proceedings for such assessment began before or after the

1st day of April 1939, shall be made by the Income-tax Officer for the time being charged with the function of making such assessment by the Central Board of Revenue or by the Commissioner of Income-tax to whom he is subordinate, as the case may be."

7. After section 67A of the said Act, the following section shall be inserted, namely:—

Insertion of new section 67B in Act XI of 1938.

"67B. If on the 1st day of April in any year provision has not yet been made by an Act of the Indian Legislature for the charging of income-tax for that year, this Act shall nevertheless have effect until such provision is made as if the provision in force in the preceding year or the provision proposed in the Bill then before the Legislature, whichever is more favourable to the assessee, were actually in force."

Act to have effect pending legislative provision for charging of income-tax.

8. In the Schedule to the said Act, in paragraph (8) of the second rule, after the word "surplus", where it first occurs, the words "arrived at by adjusting the surplus or deficit" shall be inserted, and the words "after adjusting such surplus" shall be omitted.

Amendment of Schedule, Act XI of 1938.

9. No assessment made in accordance with sub-section (2) of section 64 of the said Act before the 30th day of December 1939, and no proceedings taken in the course of, or for the purposes of, so making any assessment before that date shall be or continue to be invalid by reason of anything contained in sub-sections (2) and (3) of section 64 of the said Act.

Validity of certain assessments not rendered invalid by the new Act XI of 1939.

10. The Income-tax (Removal of Difficulties and Validating) Ordinance, 1939, is hereby repealed.

Repeal of Ordinance IX of 1939.

G. H. SPENCE,
Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

F. APPU NAIR,
Secretary to Government, Legal Department.